

2580 Creekview Road Moab, Utah 84532 435/719-2018 435/719-2019 Fax

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JUN 0 3 2008

DIV. OF OIL, GAS & MINING

May 29, 2008

Diana Mason State of Utah Division of Oil Gas and Mining P.O. Box 145801 Salt Lake City, Utah 84114-5801

RE: Application for Permit to Drill—XTO Energy, Inc.

BPU 3-13H

626' FNL & 2,146' FWL, NE/4 NW/4, Section 13, T11S, R20E, SLB&M, Uintah County, Utah

Dear Diana:

On behalf of XTO Energy, Inc., Buys & Associates, Inc., respectfully submits the enclosed original and one copy of the Application for Permit to Drill (APD) for the above referenced fee surface and mineral vertical well. Included with the APD is the following supplemental information:

Exhibit "A" - Survey plats, layouts and photos of the proposed well site;

Exhibit "B" - Proposed location maps with access and utility corridors;

Exhibit "C" - Production site layout;

Exhibit "D" - Drilling Plan;

Exhibit "E" - Surface Use Plan with APD Certification;

Exhibit "F" - Typical BOP and Choke Manifold diagram;

Exhibit "G" - Surface Use Agreement with Alameda Corporation

Exhibit "H" - Cultural and Paleontological Clearance Reports.

Thank you very much for your timely consideration of this application. Please feel free to contact myself or Ken Secrest of XTO Energy, Inc. at 435-722-4521 if you have any questions or need additional information.

Sincerely,

Don Hamilton

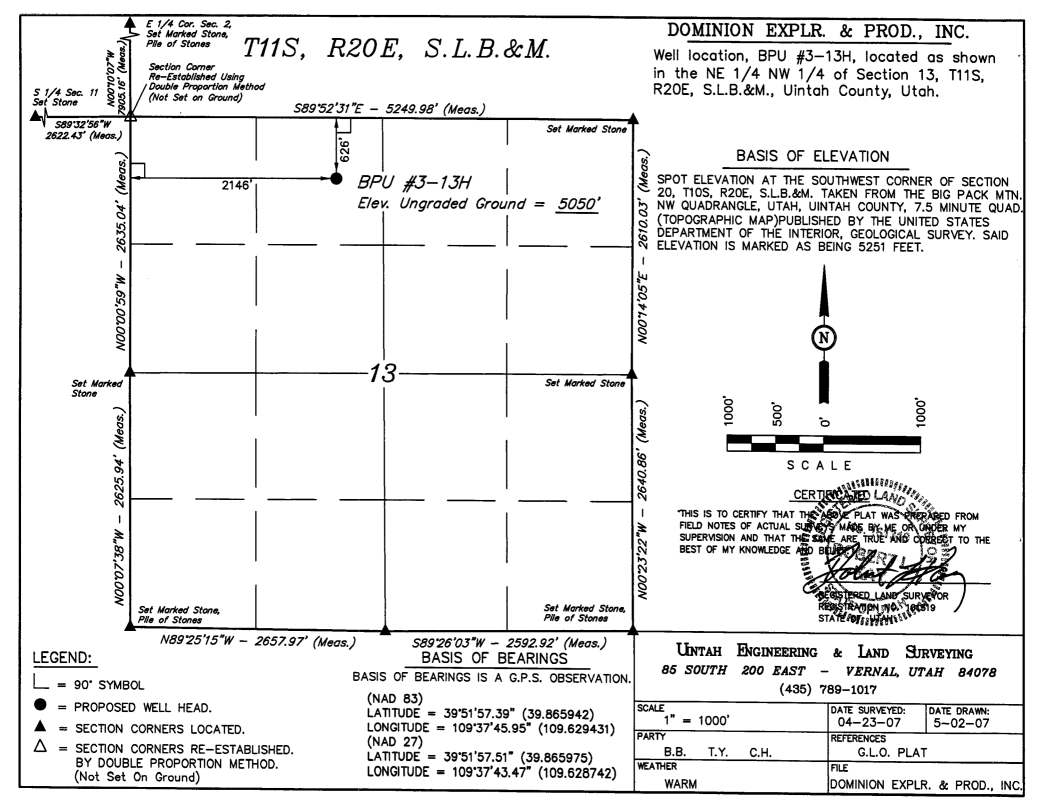
Agent for XTO Energy, Inc.

cc: Fluid Mineral Group, BLM—Vernal Field Office Ken Secrest, XTO Energy, Inc.

STATE OF UTAH DEPARTMENT OF NATURAL RESOURCES DIVISION OF OIL, GAS AND MINING

AMENDED REPORT	
(highlight changes)	

APPLICATION FOR PERMIT TO DRILL								5. MINERAL LEASE NO: Patented	6. SURFACE: Fee
1A. TYPE OF WO	1A. TYPE OF WORK: DRILL REENTER DEEPEN							7. IF INDIAN, ALLOTTEE OR T	RIBE NAME:
B. TYPE OF WEL	L: OIL	GAS 🗾	OTHER	SINC	SLE ZONE [MULTIPLE ZONE	E 🕢	8. UNIT OF CA AGREEMENT N Big Pack Unit	IAME:
2. NAME OF OPE								9. WELL NAME and NUMBER	
XTO Energ						PHONE NUMBER:		BPU 3-13H 10. FIELD AND POOL, OR WI	LDCAT:
PO Box 136	PO Box 1360 CITY Roosevelt STATE UT ZIP 84066 (405) 749-5263 undesignated								
	4. LOCATION OF WELL (FOOTAGES) 11. QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: 12. QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: 12. QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN:								
AT SURFACE:	626' FNL 8	& 2,146' FW	L, 6/ /2	210/	- ,	<i>A</i>		NENW 13 115	3 20E S
AT PROPOSED	PRODUCING ZON	NE:	4413	35744	- 100	1.628813	'		
14. DISTANCE IN	MILES AND DIRE	CTION FROM NEA	AREST TOWN OR P	OST OFFICE:				12. COUNTY:	13. STATE: UTAH
		Ouray, Uta						Uintah	
15. DISTANCE TO	NEAREST PROP	PERTY OR LEASE	LINE (FEET)	16. NUMBER OF	ACRES IN LEA		17. NU	MBER OF ACRES ASSIGNED	
480'						160			40
18. DISTANCE TO APPLIED FOR) NEAREST WELL R) ON THIS LEASE	(DRILLING, COM (FEET)	PLETED, OR	19. PROPOSED	DEPTH:			ND DESCRIPTION:	200
1,450'						8,950	1	TLA Blanket 104312	2 /62
	•	R DF, RT, GR, ET	C.):	22. APPROXIMA		K WILL START:		days	
5,050' GR				8/15/200			14	uays	
24.			PROPO	SED CASING AI	ND CEMEN	ITING PROGRAM			
SIZE OF HOLE	CASING SIZE,	GRADE, AND WE	IGHT PER FOOT	SETTING DEPTH		CEMENT TYPE, QUA	ANTITY, Y	(IELD, AND SLURRY WEIGHT	
12-1/4"	9-5/8"	J-55 ST	36#	2,200	see Drilli	ng Plan			
7-7/8"	5-1/2"	N-80 LT	17#	8,950	see Drilli	ng Plan			
25.				ATTA	CHMENTS				
	LOWING ARE AT	TACHED IN ACCO	DRDANCE WITH THE	UTAH OIL AND GAS C					
					I	OMPLETE DRILLING PLAN			
✓ WELL PL	AT OR MAP PREF	PARED BY LICENS	SED SURVEYOR OR	ENGINEER					
EVIDENC	E OF DIVISION O	F WATER RIGHTS	S APPROVAL FOR U	ISE OF WATER	L F	ORM 5, IF OPERATOR IS PE	ERSON O	R COMPANY OTHER THAN TI	HE LEASE OWNER
		1.		· · · · · · ·	1				
NAME (PLEASE PRINT) Don Hamilton TITLE Agent for XTO Energy, Inc.									
	Don	H.	milton		DA	_{re.} 5/29/2008		~ ``	
SIGNATURE				Appr	oved by	the		CEIVED	
(This space for Sta	ite use only)				Division	T OT	R'	EL - anna	
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API NUMBER AS	SIGNED:	70011	1210	Date: 0	5-55-	080	NIO	ECEIVED JUN U.S. 2008 OF OIL, GAS & MININ	
(11/2001)				By:(See Instruction	ope on Reverse		ייע		



XTO ENERGY INC.

BPU 3-13H APD Data May 29, 2008

Location: 626' FNL & 2146' FWL, Sec. 13, T11S,R20E County: Uintah

OBJECTIVE: <u>Wasatch/Mesaverde</u> Est KB ELEV: 5064' (14' AGL)

State: Utah

GREATEST PROJECTED TD: <u>8950' MD</u> APPROX GR ELEV: 5050'

1. MUD PROGRAM:

INTERVAL	0' to 2200'	2200' to 8950'
HOLE SIZE	12.25"	7.875"
MUD TYPE	FW/Spud Mud	KCl Based LSND / Gel Chemical
WEIGHT	8.4	8.6-9.20
VISCOSITY	NC	30-60
WATER LOSS	NC	8-15

Remarks: Use fibrous materials as needed to control seepage and lost circulation. Pump high viscosity sweeps as needed for hole cleaning. Raise viscosity at TD for logging. Reduce viscosity after logging for cementing purposes. The mud system will be monitored visually/manually.

2. CASING PROGRAM:

Surface Casing: 9.625" casing set at \pm 2200' in a 12.25" hole filled with 8.4 ppg mud

					Coll	Burst						
					Rating	Rating	Jt Str	ID	Drift	SF	SF	SF
Interval	Length	Wt	Gr	Cplg	(psi)	(psi)	(M-lbs)	(in)	(in)	Coll	Burst	Ten
0'-2200'	2200'	36#	J-55	ST&C	2020	3.66	394	8.921	8.765	2.10	3.66	4.97

Production Casing: 5.5" casing set at ±8950' in a 7.875" hole filled with 9.2 ppg mud.

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					Coll	Burst						
					Rating	Rating	Jt Str	ID	Drift	SF	SF	SF
Interval	Length	Wt	Gr	Cplg	(psi)	(psi)	(M-lbs)	(in)	(in)	Coll	Burst	Ten
0'-8950'	8950'	17#	N-80	LT&C	6280	7740	348	4.892	4.767	1.85	2.29	2.29

Collapse and burst loads calculated at TVD with 0.1 psi/ft gas gradient back up.

3. WELLHEAD:

- A. Casing Head: Larkin Fig 92 (or equivalent), 9" nominal, 2,000 psig WP (4,000 psig test) with 9-5/8" 8rnd thread on bottom (or slip-on, weld-on) and 11-3/4" 8rnd thread on top.
- B. Tubing Head: Larkin Fig 612 (or equivalent), 6.456" nominal, 5,000 psig WP, 5-1/2" 8rnd female thread on bottom (or slip-on, weld-on), 8-5/8" 8rnd thread on top.

4. CEMENT PROGRAM:

A. Surface: 9.625", 36#, J-55, ST&C casing to be set at ±2200' in 12.25" hole.

LEAD:

±183 sx of Type V cement (or equivalent) typically containing accelerator and LCM mixed at 11.0 ppg, 3.82 cu. ft./sk..

TAIL:

225 sx of Class G (or equivalent) typically containing accelerator and LCM mixed at 15.8 ppg, 1.15 cu. ft./sk.

Total estimated slurry volume for the 9.625" surface casing is 956.5 ft³. Slurry includes 35% excess of calculated open hole annular volume to 2200'.

B. Production: 5.5", 17#, N-80 (or equiv.), LT&C casing to be set at ± 8950 ' in 7.875" hole.

LEAD:

±454 sx of Premium Plus V Blend. (Type V/Poz/Gel) or equivalent, with dispersant, fluid loss, accelerator, & LCM mixed at 11.6 ppg, 3.12 ft³/sk, 17.71 gal wtr/sx.

TAIL:

300 sx Class G or equivalent cement with poz, bonding additive, LCM, dispersant, & fluid loss mixed at 13.0 ppg, 1.75 cuft/sx, 9.09 gal/sx.

Total estimated slurry volume for the 5.5" production casing is 1943 ft^3 . Slurry includes 15% excess of calculated open hole annular volume.

Note: The slurry design may change slightly based upon actual conditions. Final cement volumes will be determined from the caliper logs plus 15% or greater excess. The cement is designed to circulate on surface casing string.

5. LOGGING PROGRAM:

- A. Mud Logger: The mud logger will come on at surface casing point and will remain on the hole until TD. The mud will be logged in 10' intervals.
- B. Open Hole Logs as follows: Run Array Induction/SFL/GR/SP fr/TD (8950') to the bottom of the surface csg. Run Neutron/Lithodensity/Pe/GR/Cal from TD (8950') to 2200'.

6. FORMATION TOPS:

FORMATION	Sub-Sea Elev. (@SHL)	TVD (@SHL)
Green River	4750	319
Mahogany Bench Mbr.	4000	1,069
Wasatch Tongue	2,060	3,009
Green River Tongue	1,735	3,334
Wasatch*	1,600	3,469
Chapita Wells*	710	4,359
Uteland Buttes	-250	5,319
Mesaverde*	-1,080	6,149
Castlegate	NA	NA
TD**	-3,881	8,950

^{*} Primary Objective

7. ANTICIPATED OIL, GAS, & WATER ZONES:

A.

Formation	Expected Fluids	Well Depth Top
Green River	Water/Oil Shale	319
Mahogoany Bench Mbr.	Water/Oil Shale	1,069
Wasatch Tongue	Oil/Gas/Water	3,009
Green River Tongue	Oil/Gas/Water	3,334
Wasatch*	Gas/Water	3,469
Chapita Wells*	Gas/Water	4,359
Uteland Buttes	Gas/Water	5,319
Mesaverde*	Gas/Water	6,149
Castlegate	Gas/Water	N/A

- B. Appropriately weighted mud will be used to isolate potential gas, oil, and water zones until such time as casing can be cemented into place for zonal isolation.
- C. There are no known potential sources of H_2S .
- D. Expected bottom hole pressures are between 4100 psi and 4600 psi.
- E. Base of Moderately Saline Water (USGS) at 3449'.

8. BOP EQUIPMENT:

Surface will not utilize a bop stack.

Production hole will be drilled with a 3000 psi BOP stack.

Minimum specifications for pressure control equipment are as follows:

Ram Type: 11" Hydraulic double ram with annular, 3000 psi w.p.

Ram type preventers and associated equipment shall be tested to approved stack working pressure if isolated by test plug or to 70% of internal yield pressure of casing. Pressure shall be maintained for at least 10 minutes or until requirements of test are met, whichever is longer. If a test plug is utilized, no bleed-off pressure is acceptable. For a test not utilizing a test plug, if a decline in pressure of more than 10% in 30 minutes occurs, the test shall be considered to have failed. Valve on casing head below test plug shall be open during test of BOP stack.

Annular type preventers (if used) shall be tested to 50% of rated working pressure. Pressure shall be maintained at least 10 minutes or until provisions of test are met, whichever is longer.

As a minimum, the above test shall be performed:

- a. when initially installed:
- b. whenever any seal subject to test pressure is broken
- c. following related repairs: and
- d. at 30 day intervals

Valves shall be tested from working pressure side during BOPE tests with all down stream valves open.

When testing the kill line valve(s) shall be held open or the ball removed.

Annular preventers (if used) shall be functionally operated at least weekly.

Pipe and blind rams shall be activated each trip, however, this function need not be performed more than once a day.

A BOPE pit level drill shall be conducted weekly for each drilling crew.

The BOP and related equipment shall meet the minimum requirements of Onshore Oil and Gas Order No.2 for equipment and testing requirements, procedures, etc., and individual components shall be operable as designed. Chart recorders shall be used for all pressure tests. Pressure tests shall apply to all related well control equipment.

BOP systems shall be consistent with API RP53. Pressure tests will be conducted before drilling out from under casing strings which have been set and cemented in place. Test pressures for BOP equipment are as follows:

Annular BOP -- 1500 psi
Ram type BOP -- 3000 psi
Kill line valves -- 3000 psi
Choke line valves and choke manifold valves -- 3000 psi
Chokes -- 3000 psi
Casing, casinghead & weld -- 1500 psi
Upper kelly cock and safety valve -- 3000 psi
Dart valve -- 3000 psi

Blowout preventer controls will be installed prior to drilling the surface casing plug and will remain in use until the well is completed or abandoned. Preventers will be inspected and operated at least daily to ensure good mechanical working order, and this inspection will be recorded on the daily drilling report. Preventers will be pressure tested before drilling casing cement plugs.

The BLM in Vernal, UT shall be notified, at least 24 hours prior to initiating the pressure test, in order to have a BLM representative on location during pressure testing.

- a. The size and rating of the BOP stack is shown on the attached diagram.
- b. A choke line and a kill line are to be properly installed.
- c. The accumulator system shall have a pressure capacity to provide for repeated operation of hydraulic preventers.
- d. Drill string safety valve(s), to fit all tools in the drill string, are to be maintained on the rig floor while drilling operations are in progress.
- e. See attached BOP & Choke manifold diagrams.

9. COMPANY PERSONNEL:

<u>Name</u>	<u>Title</u>	Office Phone	<u>Home Phone</u>
John Egelston	Drilling Engineer	505-333-3163	505-330-6902
Bobby Jackson	Drilling Superintendent	505-333-3224	505-486-4706
Glen Christiansen	Project Geologist	817-885-2800	

SURFACE USE PLAN

Name of Operator:

XTO Energy, Inc.

Address:

P.O. Box 1360; 978 North Crescent

Roosevelt, Utah 84066

Well Location:

BPU 3-13H

626' FNL & 2,146' FWL, NE/4 NW/4,

Section 13, T11S, R20E, SLB&M, Uintah County, Utah

The surface owner or surface owner representative and dirt contractor will be provided with an approved copy of the surface use plan of operations and approved conditions of approval before initiating construction.

The onsite inspection for the referenced well is pending at this time.

1. Location of Existing Roads:

- a. The proposed well site is located approximately 15.59 miles south of Ouray, Utah.
- b. Directions to the proposed well site have been attached at the end of Exhibit B.
- c. The use of roads under State and County Road Department maintenance are necessary to access the Big Pack Unit area. However, no upgrades to the State or County Road system are proposed at this time.
- d. A Uintah County Road department encroachment will be needed prior to constructing the new approach from the Uintah County maintained Willow Creek Road.
- e. All existing roads will be maintained and kept in good repair during all phases of operation.
- e. Vehicle operators will obey posted speed restrictions and observe safe speeds commensurate with road and weather conditions.
- f. Since no improvements are anticipated to the State, County, Tribal or BLM access roads no topsoil striping will occur.
- g. A fee surface use agreement is presently in place and attached for the access road and utility corridor to the proposed wellsite.

2. Planned Access Roads:

- a. From the existing Uintah County maintained Class B Willow Creek Road a new access is proposed trending west approximately 270' along new disturbance to the proposed well site. The access crosses no significant drainages but does cross existing irrigation ditches that will require culverts.
- b. A road design plan is not anticipated at this time.
- c. The proposed access road will consist of a 24' travel surface within a 30' disturbed area across entirely Alameda surface.
- DOGM approval to construct and utilize the proposed access road is requested with this
 application.
- e. A maximum grade of 10% will be maintained throughout the project.
- f. No turnouts are proposed since adequate site distance exists in all directions.
- g. No low-water crossings and two culverts are anticipated where the access road leaves the county road surface and crosses two irrigation ditches. Adequate drainage structures will be incorporated into the road.
- h. No surfacing material will come from federal or Indian lands.
- i. No gates or cattle guards are anticipated at this time.
- Surface disturbance and vehicular travel will be limited to the approved location access road.
- k. The operator will be responsible for all maintenance of the access road including drainage structures.

3. Location of Existing Wells:

a. Exhibit B has a map reflecting these wells within a one mile radius of the proposed well.

4. Location of Existing and/or Proposed Production Facilities:

- a. All permanent structures will be painted a flat, non-reflective Covert Green /Carlsbad Canyon to match the standard environmental colors. All facilities will be painted within six months of installation. Facilities required to comply with the Occupational Safety and Health Act (OSHA) may be excluded.
- Site security guidelines identified in 43 CFR 3163.7-5 and Onshore Oil and Gas Order No. 3 will be adhered to.
- c. A gas meter run will be constructed and located on lease within 500 feet of the wellhead. Meter runs will be housed and/or fenced. All gas production and measurement shall comply with the provisions of 43 CFR 3162. 7-3, Onshore Oil and Gas Order No. 5, and American Gas Association (AGA) Report No. 3.
- d. A tank battery will be constructed on this lease, it will be surrounded by a dike of sufficient capacity to contain the storage capacity of the largest tank. All loading lines and valves will be placed inside the berm surrounding the tank battery. All liquid hydrocarbons production and measurement shall conform to the provisions of 43 CFR 3162.7-3 and Onshore Oil and Gas Order No. 4 and Onshore Oil and Gas Order No. 5

for natural gas production and measurement.

- e. Any necessary pits will be properly fenced to prevent any wildlife and livestock entry.
- f. All access roads will be maintained as necessary to prevent erosion and accommodate year-round traffic. The road will be maintained in a safe useable condition.
- g. The site will require periodic maintenance to ensure that drainages are kept open and free of debris, ice, and snow, and that surfaces are properly treated to reduce erosion, fugitive dust, and impacts to adjacent areas.
- h. A pipeline corridor containing a single steel gas pipeline and a single steel or poly pipe water pipeline is associated with this application and is being applied for at this time. The proposed pipeline corridor will leave the east side of the well site and traverse 283' east to the proposed BPU 6-13H pipeline corridor.
- i. XTO Energy, Inc. also requests permission to upgrade the existing pipeline corridor to contain a single steel gas pipeline and a single steel or poly pipe water pipeline within the previously approved pipeline corridor and traverse between the LCU 14-12H / LCU 15-12H and the LCU Trunk Line along the previously approved route.
- j. The new and upgraded segments of the gas pipeline will be a 12" or less buried line and the water pipeline will be a 12" or less buried line within a 45' wide disturbed pipeline corridor.
- k. Construction of the pipeline corridor will temporarily utilize the 30' disturbed width for the road for a total disturbed width of 75' for the road and pipeline corridors. The use of the proposed well site and access roads will facilitate the staging of the pipeline corridor construction.
- XTO Energy, Inc. intends to bury the pipeline where possible and connect the pipeline together utilizing conventional welding technology.

Location and Type of Water Supply:

- a. No water supply pipelines will be laid for this well.
- b. No water well will be drilled for this well.
- c. Drilling water for this will be hauled on the road(s) shown in Exhibit B.
- d. Water will be hauled from one of the following sources:
 - Water Permit # 43-10991, Section 9, T8S, R20E;
 - Water Permit #43-2189, Section 33, T8S, R20E;
 - o Water Permit #49-2158, Section 33, T8S, R20E;
 - o Water Permit #49-2262, Section 33, T8S, R20E;
 - o Water Permit #49-1645, Section 5, T9S, R22E;
 - Water Permit #43-9077, Section 32, T6S, R20E;
 - o Tribal Resolution 06-183, Section 22, T10S, R20E;

6. Source of Construction Material:

- a. The use of materials will conform to 43 CFR 3610.2-3.
- b. No construction materials will be removed from Ute Tribal or BLM lands.
- c. If any gravel is used, it will be obtained from a state approved gravel pit.

7. Methods of Handling Waste:

- All wastes associated with this application will be contained and disposed of utilizing approved facilities.
- b. Drill cuttings will be contained and buried on site.
- The reserve pit will be located outboard of the location and along the north side of the pad.
- d. The reserve pit will be constructed so as not to leak, break, or allow any discharge.
- e. The reserve pit will be lined with 16 mil minimum thickness plastic nylon reinforced liner material. The liner will overlay a felt liner pad only if rock is encountered during excavation. The pit liner will overlap the pit walls and be covered with dirt and/or rocks to hold it in place. No trash, scrap pipe, etc., that could puncture the liner will be disposed of in the pit. Pit walls will be sloped no greater than 2:1. A minimum 2-foot freeboard will be maintained in the pit at all times during the drilling and completion operation.
- f. The reserve pit has been located in cut material. Three sides of the reserve pit will be fenced before drilling starts. The fourth side will be fenced as soon as drilling is completed, and shall remain until the pit is dry. After the reserve pit has dried, all areas not needed for production will be rehabilitated.
- g. No chemicals subject to reporting under SARA Title III (hazardous materials) in an amount greater than 10,000 pounds will be used, produced, stored, transported, or disposed of annually in association with the drilling, testing, or completion of the well. Furthermore, no extremely hazardous substances, as defined in 40 CFR 355, in threshold planning quantities, will be used, produced, stored, transported, or disposed of in association with the drilling, testing, or completion of the well.
- h. Trash will be contained in a trash cage and hauled away to an approved disposal site as necessary but no later than at the completion of drilling operations. The contents of the trash container will be hauled off periodically to the approved Uintah County Landfill near Vernal, Utah.
- Produced fluids from the well other than water will be produced into a test tank until such time as construction of production facilities is completed. Any spills of oil, gas, salt water or other produced fluids will be cleaned up and removed.
- j. After initial clean-up, a 400 bbl tank will be installed to contain produced waste water. This water will be transported from the tank to an approved XTO Energy, Inc. disposal well for disposal.
- k. Produced water from the production well will be disposed of at the RBU 13-11F or RBU 16-19F disposal wells in accordance with Onshore Order #7.
- Any salts and/or chemicals, which are an integral part of the drilling system, will be disposed of in the same manner as the drilling fluid.

m. Sanitary facilities will be on site at all times during operations. Sewage will be placed in a portable chemical toilet and the toilet replaced periodically utilizing a licensed contractor to transport by truck the portable chemical toilet so that its contents can be delivered to the Vernal Wastewater Treatment Facility in accordance with state and county regulations.

8. Ancillary Facilities:

- Garbage Containers and Portable Toilets are the only ancillary facilities proposed in this application.
- b. No camps, airstrips or staging areas are proposed with this application.

9. Well Site Layout: (See Exhibit B)

- a. The well will be properly identified in accordance with 43 CFR 3162.6.
- b. Access to the well pad will be from the east.
- c. The pad and road designs are consistent with DOGM specification
- d. A pre-construction meeting with responsible company representative, contractors, and the landowner representative will be conducted at the project site prior to commencement of surface-disturbing activities. The pad and road will be constructionstaked prior to this meeting.
- e. The pad has been staked at its maximum size; however it will be constructed smaller if possible, depending upon rig availability. Should the layout change, this application will be amended and approved utilizing a sundry notice.
- f. All surface disturbing activities, will be supervised by a qualified, responsible company representative who is aware of the terms and conditions of the APD and specifications in the approved plans.
- g. All cut and fill slopes will be such that stability can be maintained for the life of the activity.
- h. Diversion ditches will be constructed as shown around the well site to prevent surface waters form entering the well site area.
- i. The site surface will be graded to drain away from the pit to avoid pit spillage during large storm events.
- j. The stockpiled topsoil (first 6 inches or maximum available) will be stored in a windrow on the uphill side of the location to prevent any possible contamination. All topsoil will be stockpiled for reclamation in such a way as to prevent soil loss and contamination.
- k. Pits will remain fenced until site cleanup.
- I. The blooie line will be located at least 100 feet from the well head.
- m. Water injection may be implemented if necessary to minimize the amount of fugitive dust.

10. Plans for Restoration of the Surface (Interim Reclamation and Final Reclamation):

- a. Site reclamation for a producing well will be accomplished for portions of the site not required for the continued operation of the well.
- b. Upon well completion, any hydrocarbons in the pit shall be removed in accordance with DOGM requirements. Once the reserve pit is dry, the plastic nylon reinforced liner shall be torn and perforated before backfilling of the reserve pit. The reserve pit and that portion of the location not needed for production facilities/operations will be re-contoured to the approximate natural contours.
- c. Following Best Management Practices the interim reclamation will be completed within 90 days of completion of the well to reestablish vegetation, reduce dust and erosion and compliment the visual resources of the area.
 - a. All equipment and debris will be removed from the area proposed for interim reclamation and the pit area will be backfilled and re-contoured.
 - b. The area outside of the rig anchors and other disturbed areas not needed for the operation of the well will be re-contoured to blend with the surrounding area and reseeded as requested by the landowner.
 - c. Reclaimed areas receiving incidental disturbance during the life of the producing well will be re-contoured and reseeded as soon as practical.
- d. The Operator will control noxious weeds along access road use authorizations, pipeline route authorizations, well sites, or other applicable facilities by spraying or mechanical removal. A list of noxious weeds may be obtained from the BLM or the appropriate County Extension Office.
- e. Prior to final abandonment of the site, all disturbed areas, including the access road, will be scarified and left with a rough surface. The site will then be seeded and/or planted as prescribed by the landowner.

11. Surface and Mineral Ownership:

- a. Surface Ownership Fee surface; owned by: Alameda Corp. 13.67%, O.S. Wyatt Jr. 86.33 James R. Eltzroth P.O. Box 270780, Corpus Christi TX, 78471. The landowner contact is George Jackson who can be reached at 435-828-4158.
- b. Mineral Ownership Fee surface; owned by: Alameda Corp. 13.67%, O.S. Wyatt Jr. 86.33 James R. Eltzroth P.O. Box 270780, Corpus Christi TX, 78471. The landowner contact is George Jackson who can be reached at 435-828-4158.

12. Other Information:

a. Operators Contact Information:

Title	Name	Office Phone	Mobile Phone	e-mail .
Company Rep.	Ken Secrest	435-722-4521	435-828-1450 Ke	en_Secrest@xtoenergy.com
Agent	Don Hamilton	435-719-2018	435-719-2018 sta	arpoint@etv.net

- b. Buys & Associates, Inc. has conducted a Class III archeological survey. A copy of the report is attached and has also been submitted under separate cover to the appropriate agencies by Buys & Associates, Inc.
- c. Alden Hamblin has conducted a paleontological survey. A copy of the report is attached and has also been submitted under separate cover to the appropriate agencies by Alden Hamblin.

Certification:

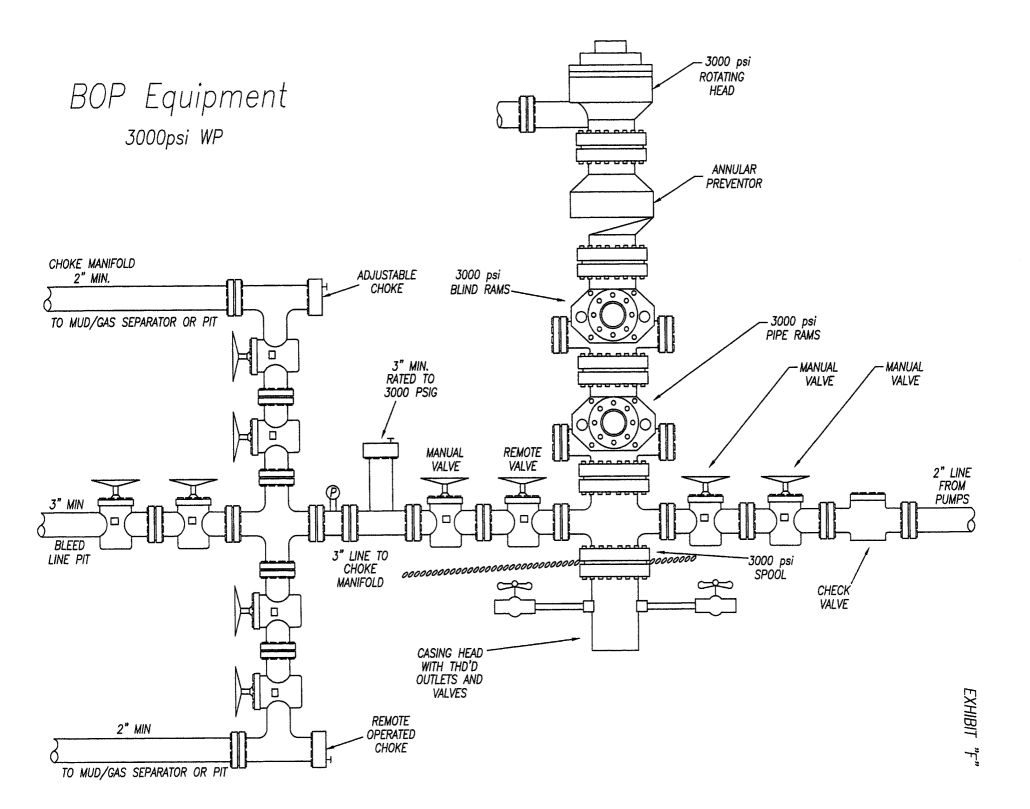
I hereby certify that I, or someone under my direct supervision, have inspected the drill site and access route proposed herein; that I am familiar with the conditions which currently exists; that I have full knowledge of state and Federal laws applicable to this operation; that the statements made in this APD package are, to the best of my knowledge, true and correct; and that the work associated with the operations proposed herein will be performed in conformity with this APD package and the terms and conditions under which it is approved. I also certify that I, or the company I represent, am responsible for the operations conducted under this application and that bond coverage is provided under XTO Energy, Inc's Fee bond104312-762.

Executed this 29th day of May, 2008.

Don Hamilton -- Agent for XTO Energy, Inc.

2580 Creekview Road Moab, Utah 84532

435-719-2018 starpoint@etv.net



AMENDMENT TO EASEMENT, RIGHTS-OF-WAY AND SURFACE LOCATION AGREEMENTS

Whereas, on May 3, 2006, Oscar S. Wyatt, Jr. and Alameda Corporation (collectively "Grantors"), for good and valuable consideration, granted and conveyed to Dominion Exploration and Production, Inc., predecessor-in-interest to XTO Energy Inc. ("Grantee) an Access Road Easement and Right-of-Way, a Pipeline Easement and Right-of-Way (the "Easements"), and a Well-Site Surface Location ("Well-Site") on and across lands in Uintah County, Utah, copies of which are attached hereto as "Exhibit B ("Agreement Lands").

Whereas, Grantee has not conducted any surface disturbing activities on the Agreement Lands and has abandoned its plans to conduct any future oil and gas operations or otherwise drill on or develop the Agreement Lands.

Whereas, Grantor has agreed to allow Grantee to substitute, change and modify the location, course, distance, and route of the Easements as well as the location of the Well-Site conveyed to Grantees, in order to permit Grantee to conduct oil and gas operations and drill an alternate well on Grantors' lands.

Whereas, the revised location, course, distance and route of the Easements and location of the Well-Site has now been determined and agreed upon by the parties, and is set forth on "Exhibit A" to this Amendment.

NOW THEREFORE, for the same consideration, receipt whereof is hereby acknowledged, Grantors ratify, adopt, and confirm, the Easements and Well-Site, as amended, acknowledging that the Easements and Well-Site cover that course, distance, route, and location described in Exhibit "A," and convey and grant to Grantee the Easements and Well-Site on, over and across the lands described in the Easements and Well Site along the course, distance, route, and location described in Exhibit "A" to this Amendment, as if the description of the course, distance, route, and location was originally set out in the Easements and Well-Site. Except as modified by this Amendment, all other terms and conditions of the Easements and Well-Site shall remain in full force and effect.

Grantee joins Grantors in executing this Amendment as acknowledgment that the Easements and Well-Site are limited to the course, distance, route, and location described in Exhibit "A."

This Amendment is executed by Grantors and Grantee as of the date of acknowledgment of their signatures below, but shall be effective as of May 3, 2006.

Dated this 3rd day of November, 2007.

Oscar S. Wyatt, Jr.
By Draw & Wyathfr

Alameda Corporation
By My-1 Litue (c)
Its PROMOENT
XTO Energy Inc.
Ву
Ite

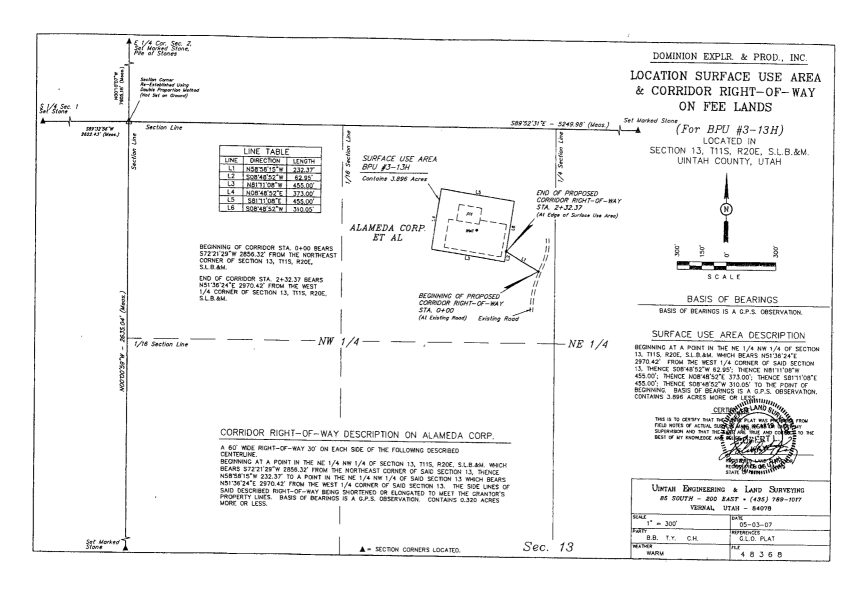


EXHIBIT "B"

WELL-SITE SURFACE USE AGREEMENT

THIS WELL-SITE SURFACE USE AGREEMENT ("Agreement") is entered into this 3rd day of May, 2006, by and between Oscar S. Wyatt, Jr. whose mailing address is 8 Greenway Plaza, Suite 930, Houston, Texas 77046 and Alameda Corporation whose mailing address is 8 Greenway Plaza, Suite 930, Houston, TX 77046 ("Grantors"), and Dominion Exploration and Production, Inc. ("Grantee"), with offices at 14000 Quail Springs Parkway, #600 Oklahoma City, OK 73134-2600.

Recitals

A. Grantors are the fee simple owners of record title of the surface estate in the following described lands in Uintah County, Utah:

Township 11 South, Range 20 East, S.L.M.

Section 3: N½SE¼, SW¼NE¼

(containing 120.00 acres, more or less)

("Section 3 Lands"); and

- B. Grantee is in the business of exploring for, developing, producing, and processing natural gas, oil, and associated hydrocarbons; and,
- C. Grantee has acquired rights to the oil and gas estate underlying the Section 3 Lands from the United States, owner of the mineral estate; and,
- D. Grantee is the operator of the LCU 8-3H Well to be drilled in the NE¼SE¼, S½NE¼ of the Section 3 Lands (the "Well"); and,
- E. Grantee desires to construct, operate, and maintain a well-site for the Well on the Section 3 Lands; and,
- F. With this Agreement, Grantee and the Grantors desire to establish terms for surface damages that may result from Dominion's construction, operation, and maintenance of the well-site on the Section 3 Lands.

NOW THEREFORE, for and in consideration of the sum of Ten Thousand Dollars (\$10,000.00), and other good and valuable consideration, Grantors grant to Grantee and its successors and assigns, rights to construct, operate, and maintain a well-site ("Well-Site") on and over the Section 3 Lands, depicted and described on the plat attached hereto as Exhibit A, and incorporated into this Agreement by reference. Said Well-Site shall conform substantially to the proposed approximate 3.865 acre, rectangular location described on the attached Exhibit A.

- 1. Access and Use. Grantors acknowledge Grantee's right of access on and over the surface estate in the Section 3 Lands and such surface use as is reasonably necessary to explore for and produce oil, gas, and associated hydrocarbons, as defined by Utah law. Grantors further acknowledge that Grantee is entitled to use the Well-Site for all drilling, testing, and completion operations, including, but not limited to the use of reserve pits, construction, installation, and maintenance of production equipment and facilities such as flow lines, gas gathering lines, separators, tank batteries, and other equipment or facilities necessary or convenient to the production, transportation, and sale of oil, gas, and other materials produced by or used for production of oil or gas from the Section 3 Lands.
- 2. Compensation for Well-Site. Grantee shall pay to Grantors at the time of the signing of this Agreement the sum of \$10,000.00 for the Well-Site which includes damages to the surface estate resulting from its construction and use. The foregoing compensation includes all sums to be paid for damages to the surface estate resulting from the exercise of rights herein granted.
- 3. Term of Grant. Rights granted by this Agreement shall continue so long as Grantee, its successors or assigns, are actively engaged in operations on the Section 3 Lands, or until written surrender of such rights by Grantee, its successors or assigns, whichever is the earlier. Grantee shall have the authority to surrender separately any part of the Section 3 Lands, in which event, the surrendered portion of the Section 3 Lands shall no longer be subject to this Agreement.
- 4. Right of Occupancy. Grantors hereby grant to Grantee the right of immediate occupancy of the Well-Site, to the extent not heretofore granted, as shall be reasonably necessary for these purposes under this Agreement.
- 5. Assignment of Rights. All rights and obligations under this Agreement shall run with the Section 3 Lands and shall inure to the benefit of and be binding upon the heirs, successors, or assigns of each party.
- 6. Indemnification. Grantee and its agents, subcontractors and agents hereby agree to indemnify and hold Grantors, its employees, heirs, agents, lawyers and assigns harmless of, from and against all liabilities, claims, damages, losses, liens, fines, penalties, costs, causes of action, suits, judgments and expenses (including without limitation court costs, attorneys' fees and paralegal fees, fees and costs of expert witnesses and costs of investigation) of any nature, kind or description or any person or entity (including but not limited to deaths of or injuries to employees of Grantee and its contractors, agents and employees or any other persons, including all third persons whatsoever), or damages to property, directly or indirectly, proximately or remotely, arising out of, caused by or resulting from, in whole or part from: (a) the present or future condition, state of repair or defect of Grantors' property and/or improvements thereto, whether latent or visible, known or unknown, (b) any act or omission (whether negligent or not) of Grantee or its employees, contractors or their employees or anyone that they control or exercise control over or any other person entering upon Grantors' property

under or with the express or implied invitation of Grantee, (c) any breach, violation of this Agreement or (d) the use of or occupancy of the property even if and including if any such liabilities arise from or are attributable to, in whole or in part, to Grantors' negligence or strict liability. In case any action or proceeding is brought against Grantors by third parties resulting from Grantee's activities on the property, upon notice, Grantee agrees to defend Grantors in such action or proceeding.

7. Notices and Payment. Notices shall be in writing and shall be given by certified or registered mail to Dominion, Oscar S. Wyatt, Jr., and Alameda Corporation at the following addresses:

Dominion Exploration and Production, Inc. 14000 Quail Springs Parkway, # 600 Oklahoma City, OK 73134-2600 Attention: Mr. Russell R. Waters

Oscar S. Wyatt, Jr. 3355 West Alabama Houston, TX 77098

Alameda Corporation 3355 West Alabama Houston, TX 77098

or to such address as the party may designate to the other in writing not less than thirty days before that event which triggers notices. Notices shall be effective the third day after the date of mailing, postage prepaid.

- 8. Ownership of Fences, Gates, and Improvements upon Termination. Any fences, gates or other improvements constructed by Grantee on the Section 3 Lands except the well-site equipment shall become the Grantors' property upon termination of this Agreement.
- 9. Rehabilitation and Restoration. The Well-Site constructed by Grantee shall be restored as near as possible to its original condition and reseeded with native grasses upon abandonment of the Well in accordance with acceptable industry practices and in compliance with all applicable laws and regulations in effect at the time of restoration. Provided however, that Grantors may at their option elect to have Grantee (or its successor) leave the Well-Site, or any respective portion or segment thereof in an unrestored or partially restored state, with the understanding that Grantors shall then assume responsibility for any restoration thereafter required by law.
- 10. Governing Law. The laws of the State of Utah shall control the rights of the parties under this Agreement.
- 11. **Modifications.** This Agreement may not be amended or modified, except by a written instrument to such effect signed by the parties.

- 12. Confidentiality and Recording. The financial terms of this Agreement shall remain confidential as between the parties. Grantee, at its option, may record in Uintah County or submit to regulatory agencies having jurisdiction over oil and gas operations, a memorandum of agreement containing essential elements of the Agreement to give constructive notice of its rights or to comply with regulatory requirements for evidence of an agreement with Grantors. However, in no event shall the financial terms be recorded or divulged to third parties, except as a legitimate purchaser or transferee.
- 13. Waiver. By signing this Agreement, neither party waives its statutory and common law rights to occupancy and enjoyment of their respective estates, except as expressly provided in this Agreement with regard to the Well-Site.
- 14. **Further Waiver.** Failure of either party hereto to enforce any provision of this Agreement at any time shall not be construed as a waiver of such provision or of any other provision of this Agreement.
- 15. **Severability.** If any provision if this Agreement is held invalid or unenforceable, the remainder of this Agreement shall continue in full force and effect.
- 16. Attorneys' Fees. In the event that any party hereto brings any action to enforce or interpret the provisions of this Agreement, the prevailing party in such action, as determined by the court, shall be awarded from the non-prevailing party all of its costs and attorneys' fees incurred in connection with such action, including all costs and attorneys' fees associated with any appeals.
- 17. **Entire Agreement.** This Agreement, together with the attached Exhibit A, constitutes the entire agreement between the parties relating to the subject matter hereof, and supersedes any prior agreements and understandings between the parties.
- 18. **Counterparts**. This Agreement may be executed in counterparts. Each counterpart shall constitute an original and all counterparts together shall constitute one and the same document.

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Dated this 3rd day of May, 2006.

Dominion Exploration and Production, Inc.	
Ву	
Its	
Alameda Corporation	
By M. J. Jinold	Аĥ
Its PRESIDENT	gen
Oscar S. Wyatt, Jr.	
By Oscar & Wyoth	DPN
- // //	nu

ACKNOWLEDGMENTS

STATE OF OKLAHOMA)	
) ss. COUNTY OF OKLAHOMA)	•
Before me on this	nown to me to be the person whose name is
	NOTARY PUBLIC Residing at:
My Commission Expires:	
CAR S. WATT. In. kn	by of NOTEMBER , 2006, personally appeared nown to me to be the person whose name is and acknowledged to me that he executed the on therein expressed.
DON C. NELSON MY COMMISSION EXPIRES AUGUST 14, 2010	NOTARY PUBLIC Residing at: HOUSTON / X
My Commission Expires:	
00015526 13	6

STATE OF TEXAS)	
COUNTY OF HARRIS	: ss.)	
sacsoniosa to the loregoing	day of MOJEMBER, 2006, personally appearance, known to me to be the person whose name instrument and acknowledged to me that he executed the disideration therein expressed.	ed is he
DONIC, NELSON MY COMMISSION EXPIRES AUGUST 14, 2010	NOTARY PUBLIC Residing at: HOUSVON, TX	
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BASIS OF BEARINGS

BASIS OF BEARINGS IS A G.P.S. OBSERVATION

T.A.

COOL

S.M. P.M.

O LO. PLAT

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A = SECTION CORNERS LOCATED.

A = SECTION CORNERS RE-ESTABLISHED USING

DOUBLE PROPORTION METHOD. (Not Set On

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ACCESS ROAD EASEMENT AND RIGHT-OF WAY AGREEMENT

THIS ACCESS ROAD EASEMENT AND RIGHT-OF-WAY AGREEMENT ("Agreement") is entered into this 3rd day of May, 2006, by and between Oscar S. Wyatt, Jr. whose mailing address is 8 Greenway Plaza, Suite 930, Houston, Texas 77046 and Alameda Corporation whose mailing address is 8 Greenway Plaza, Suite 930, Houston, TX 77046 ("Grantors"), and Dominion Exploration and Production, Inc. ("Grantee"), with offices at 14000 Quail Springs Parkway, #600 Oklahoma City, OK 73134-2600.

Recitals

A. Grantors are the fee simple owners of record title of the surface estate in the following described lands in Uintah County, Utah:

Township 11 South, Range 20 East, S.L.M.

Section 3: NE¹/₄SE¹/₄

(containing 40.00 acres, more or less)

("Section 3 Lands"); and

- B. Grantee is in the business of exploring for, developing, producing, and processing natural gas, oil, and associated hydrocarbons; and,
- C. Grantee has acquired rights to the oil and gas estate underlying the Section 3 Lands from the United States, owner of the mineral estate; and,
- D. Grantee is the operator of the LCU 8-3H Well ("Well") to be drilled NE½SE½, S½NE½ of the Section 3 Lands; and,
- E. Grantee desires to construct, operate, and maintain an access road on the Section 3 Lands to be used both for access to the Well and as a connector road to Grantee's wells in adjoining sections; and,
- F. With this Agreement, Grantee and the Grantors desire to establish terms for the access road easement and right-of-way.

NOW THEREFORE, for and in consideration of sum of \$309.00 and other good and valuable consideration, Grantors grant, convey, warrant and deliver to Grantee and its successors and assigns, an easement and right-of-way ("Right-of-Way") for roadway purposes over and across the Section 3 Lands, depicted and described on the plat attached hereto as Exhibit A, and incorporated into this Agreement by reference. Said, Right-of-Way shall be sixty (60) feet wide, thirty (30) feet on either side of the centerline, for a distance of 20.58 rods, and contain approximately 0.468 acres.

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- 1. Access. Grantors acknowledge Grantee's right of access over and across the surface estate in the Section 3 Lands and such surface use as is reasonably necessary for access to the Wells and to any future wells.
- 2. Compensation for Access Road. Grantee will pay to Grantors at the time of the signing of this Agreement the sum of \$309.00 for the Right-of-Way which includes damages to the surface estate resulting from its construction and use. The foregoing compensation includes all sums to be paid for damages to the surface estate resulting from the exercise of rights herein granted and is deemed full payment for the Right-of-Way during its entire term.
- 3. **Term of Grant**. Rights granted by this Agreement shall continue so long as Grantee, its successors or assigns, are actively engaged in operations on the Section 3 Lands, or until written surrender of such rights by Grantee, its successors or assigns, whichever is the earlier. Grantee shall have the authority to surrender separately any part of the Section 3 Lands, in which event, the surrendered portion of the Section 3 Lands shall no longer be subject to this Agreement.
- 4. **Right of Occupancy**. Grantors hereby grant to Grantee the right of immediate occupancy of the Right-of-Way, to the extent not heretofore granted, as shall be reasonably necessary for these purposes under this Agreement.
- 5. Assignment of Rights. All rights and obligations under this Agreement shall run with the Section 3 Lands and shall inure to the benefit of and be binding upon the heirs, successors, or assigns of each party.
- 6. Non-Exclusive Grant to Grantee. Grantee acknowledges Grantors hold title to the respective surface estate. Grantee acknowledges that the road easement and right-of-way is a non-exclusive grant and that Grantor on behalf of itself and its employees, agents, contractors, officers and invitees retain the full right to use the road made the subject of this road easement. Grantee shall repair all damages to the road caused by Grantee's use of the road. Grantee also agrees to pay a reasonable prorate portion of the normal annual maintenance of the road. Grantors, their successors, assigns, invitees, and licensees shall not unreasonably interfere with Grantee's operations on the access roads nor with any of their attendant equipment and operations. Grantee agrees to construct the road contemplated herein in a good and workmanlike manner and in such a way as to not alter the natural drainage and shall keep the roadway clean and free of debris and trash.
- 7. Indemnification. Grantee and its agents, subcontractors and agents hereby agree to indemnify and hold Grantors, its employees, heirs, agents, lawyers and assigns harmless of, from and against all liabilities, claims, damages, losses, liens, fines, penalties, costs, causes of action, suits, judgments and expenses (including without limitation court costs, attorneys' fees and paralegal fees, fees and costs of expert witnesses and costs of investigation) of any nature, kind or description or any person or entity (including but not limited to deaths of or injuries to employees of Grantee and its

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contractors, agents and employees or any other persons, including all third persons whatsoever), or damages to property, directly or indirectly, proximately or remotely, arising out of, caused by or resulting from, in whole or part from: (a) the present or future condition, state of repair or defect of Grantors' property and/or improvements thereto, whether latent or visible, known or unknown, (b) any act or omission (whether negligent or not) of Grantee or its employees, contractors or their employees or anyone that they control or exercise control over or any other person entering upon Grantors' property under or with the express or implied invitation of Grantee, (c) any breach, violation of this Agreement or (d) the use of or occupancy of the property even if and including if any such liabilities arise from or are attributable to, in whole or in part, to Grantors' negligence or strict liability. In case any action or proceeding is brought against Grantors by third parties resulting from Grantee's activities on the property, upon notice, Grantee agrees to defend Grantors in such action or proceeding.

8. **Notices and Payment**. Notices shall be in writing and shall be given by certified or registered mail to Dominion, Oscar S. Wyatt, Jr., and Alameda Corporation at the following addresses:

Dominion Exploration and Production, Inc. 14000 Quail Springs Parkway, # 600 Oklahoma City, OK 73134-2600 Attention: Mr. Russell R. Waters

Oscar S. Wyatt, Jr. 3355 West Alabama Houston, TX 77098

Alameda Corporation 3355 West Alabama Houston, TX 77098

or to such address as the party may designate to the other in writing not less than thirty days before that event which triggers notices. Notices shall be effective the third day after the date of mailing, postage prepaid.

- 9. Ownership of the Access Road upon Termination. The access road constructed by Grantee on the Section 3 Lands shall become the Grantors' property upon termination of this Agreement.
- 10. **Rehabilitation and Restoration**. The access road constructed by Grantee shall be restored as near as possible to its original condition and reseeded with native grasses upon abandonment of the Wells in accordance with acceptable industry practices and in compliance with all applicable laws and regulations in effect at the time of restoration. Provided however, that Grantors may at their option elect to have Grantee (or its successor) leave the access road, or any respective portion or segment thereof in an unrestored or partially restored state, with the understanding that Grantors shall then assume responsibility for any restoration thereafter required by law.

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- 11. Governing Law. The laws of the State of Utah shall control the rights of the parties under this contract.
- 12. **Modifications.** This Agreement may not be amended or modified, except by a written instrument to such effect signed by the parties.
- shall remain confidential as between the parties. Grantee, at its option, may record in Uintah County or submit to regulatory agencies having jurisdiction over oil and gas operations, a memorandum of agreement containing essential elements of the Agreement to give constructive notice of its rights or to comply with regulatory requirements for evidence of an agreement with Grantors. However, in no event shall the financial terms be recorded or divulged to third parties, except as a legitimate purchaser or transferee.
- 14. Waiver. By signing this Agreement, neither party waives its statutory and common law rights to occupancy and enjoyment of their respective estates, except as expressly provided in this Agreement with regard to the Right-of-Way.
- 15. **Further Waiver.** Failure of either party hereto to enforce any provision of this Agreement at any time shall not be construed as a waiver of such provision or of any other provision of this Agreement.
- 16. Severability. If any provision if this Agreement is held invalid or unenforceable, the remainder of this Agreement shall continue in full force and effect.
- 17. **Attorneys' Fees.** In the event that any party hereto brings any action to enforce or interpret the provisions of this Agreement, the prevailing party in such action, as determined by the court, shall be awarded from the non-prevailing party all of its costs and attorneys' fees incurred in connection with such action, including all costs and attorneys' fees associated with any appeals.
- 18. Entire Agreement. This Agreement, together with the attached Exhibit A, constitutes the entire agreement between the parties relating to the subject matter hereof, and supersedes any prior agreements and understandings between the parties.
- 19. Counterparts. This Agreement may be executed in counterparts. Each counterpart shall constitute an original and all counterparts together shall constitute one and the same document.

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Dated this 3rd day of May, 2006.

Dominion Exploration and Production, Inc.	
Ву	
Its	
Alameda Corporation	
By My J. Hueld	~oM
Its PRESIDENT	
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Oscar S. Wyatt, Jr.	
By Osear Shyatth	Of !
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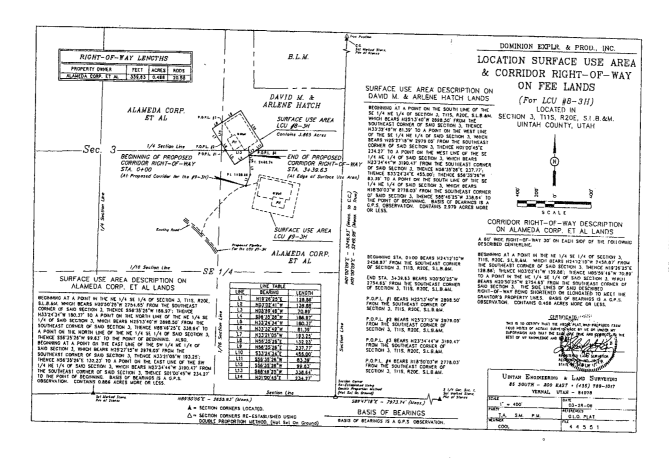
{00015530.1}

ACKNOWLEDGMENTS

STATE OF OKLAHOMA)	
) ss. COUNTY OF OKLAHOMA)	
Before me on this day of, know subscribed to the foregoing instrument same for the purposes and consideration to	, 2006, personally appeared on to me to be the person whose name is and acknowledged to me that he executed the therein expressed.
	NOTARY PUBLIC Residing at:
My Commission Expires:	
STATE OF TEXAS Solve the second seco	f NOTARY PUBLIC Residing at: #OUSY DAY
{00015530.1}	6

STATE OF TEXAS)
	: SS.
COUNTY OF HARRIS	
subscribed to the foregoing	day of Novimber 2006, personally appeared, known to me to be the person whose name is instrument and acknowledged to me that he executed the onsideration therein expressed.
DON C. NELSO MY COMMISSION EXI AUGUST 14, 20	IRES Mellem
	NOTARY PUBLIC Residing at: //OUSTON,
	110 005/ 5/7 / X
My Commission Expires:	,

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PIPELINE EASEMENT AND RIGHT-OF WAY AGREEMENT

THIS PIPELINE EASEMENT AND RIGHT-OF-WAY AGREEMENT ("Agreement") is entered into this 3rd day of May, 2006, by and between OSCAR S. WYATT, JR. whose mailing address is 8 Greenway Plaza, Suite 930, Houston, Texas 77046 and ALAMEDA CORPORATION whose mailing address is 8 Greenway Plaza, Suite 930, Houston, TX 77046 ("Grantors"), and DOMINION EXPLORATION AND PRODUCTION, INC. ("Dominion") ("Grantee"), with offices at 14000 Quail Springs Parkway, #600 Oklahoma City, OK 73134-2600.

Recitals

A. Grantors are the fee simple owners of record title of the surface estate in the following described lands in Uintah County, Utah:

Township 11 South, Range 20 East, S.L.M.

Section 3: NE4SE4

(containing 40.00 acres, more or less)

("Section 3 Lands"); and

- B. Grantee is in the business of exploring for, developing, producing, and processing natural gas, oil, and associated hydrocarbons; and,
- C. Grantee has acquired rights to the oil and gas estate underlying the Section 3 Lands from the United States, owner of the mineral estate; and,
- D. Grantee is the operator of the LCU 8-3H Well ("Well") to be drilled in the NE¼SE¼, S½NE¼ of the said Section 3 Lands; and,
- E. Grantee desires to construct, operate, and maintain a natural gas (gathering system) pipeline to the Well; and,
- F. With this Agreement, Grantee and the Grantors desire to establish terms for the pipeline easement and right-of-way.

NOW THEREFORE, for and in consideration of sum of \$309.00 and other good and valuable consideration, Grantors grant to Grantee and its successors and assigns, a right-of-way and easement ("Easement") to construct, maintain, operate, inspect, repair, alter, replace and remove pipelines and appurtenant facilities for the transportation of oil, gas, or other hydrocarbons across, under, or over the Section 3 Lands, depicted and described on the plat attached hereto as Exhibit A, and incorporated into this Agreement by reference. Said Easement shall be 60 (sixty) feet wide, 30 (thirty) feet on either side of the centerline, for a distance of 20.58 rods, and contain approximately 0.468 acres.

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- 1. Access. Grantors acknowledge Grantee's non-exclusive right of access on and over the surface estate in the Section 3 Lands and such surface use as is reasonably necessary to produce and transport oil, gas, and associated hydrocarbons, as defined by Utah law. Should Grantee's activities damage any of Grantor's roads or fences, Grantee shall promptly repair or compensate Grantor to repair such damages.
- 2. Compensation for Pipeline Right-of-Way and Easement. Grantee will pay to Grantors at the time of the signing of this Agreement the sum of \$309.00 for the Easement which includes damages to the surface estate resulting from its construction and use. The foregoing compensation includes all sums to be paid for damages to the surface estate resulting from the exercise of rights herein granted.
- 3. Term of Grant. Rights granted by this Agreement shall continue so long as Grantee, its successors or assigns, are actively engaged in operations on the Section 3 Lands, or until written surrender of such rights by Grantee, its successors or assigns, whichever is the earlier. Grantee shall have the authority to surrender separately any part of the Section 3 Lands, in which event, the surrendered portion of the Section 3 Lands shall no longer be subject to this Agreement.
- 4. Right of Occupancy. Grantee shall have all rights and benefits necessary or convenient for the full enjoyment and use of the rights granted, including the right of ingress and egress over and across the Section 3 Lands to and from the Easement, and the right from time to time to cut trees, undergrowth, and other obstructions that may injure, endanger, or interfere with the Grantee's use of the Easement. Grantee agrees to conduct all of its operations in a good and workmanlike manner and after completion of construction, shall remove all debris, trash, equipment and surplus materials from the right-of-way. Should any of the pipeline be buried, Grantee shall inspect the right-of-way twice a year to insure that there are no wash outs or depressions in the pipeline ditch and if such exist Grantee shall take such actions as necessary to fill in the depressions and restore the surface to the original condition as much as reasonably possible.
- 5. Assignment of Rights. All rights and obligations under this Agreement shall run with the Section 3 Lands and shall inure to the benefit of and be binding upon the heirs, successors, or assigns of each party.
- 6. **Indemnification**. Grantee and its agents, subcontractors and agents hereby agree to indemnify and hold Grantors, its employees, heirs, agents, lawyers and assigns harmless of, from and against all liabilities, claims, damages, losses, liens, fines, penalties, costs, causes of action, suits, judgments and expenses (including without limitation court costs, attorneys' fees and paralegal fees, fees and costs of expert witnesses and costs of investigation) of any nature, kind or description or any person or entity (including but not limited to deaths of or injuries to employees of Grantee and its contractors, agents and employees or any other persons, including all third persons whatsoever), or damages to property, directly or indirectly, proximately or remotely, arising out of, caused by or resulting from, in whole or part from: (a) the present or future condition, state of repair or defect of Grantors' property and/or improvements thereto,

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whether latent or visible, known or unknown, (b) any act or omission (whether negligent or not) of Grantee or its employees, contractors or their employees or anyone that they control or exercise control over or any other person entering upon Grantors' property under or with the express or implied invitation of Grantee, (c) any breach, violation of this Agreement or (d) the use of or occupancy of the property even if and including if any such liabilities arise from or are attributable to, in whole or in part, to Grantors' negligence or strict liability. In case any action or proceeding is brought against Grantors by third parties resulting from Grantee's activities on the property, upon notice, Grantee agrees to defend Grantors in such action or proceeding.

7. **Notices and Payment**. Notices shall be in writing and shall be given by certified or registered mail to Dominion, Oscar S. Wyatt, Jr., and Alameda Corporation at the following addresses:

Dominion Exploration and Production, Inc. 14000 Quail Springs Parkway; # 600 Oklahoma City, OK 73134-2600 Attention: Mr. Russell R. Waters

Oscar S. Wyatt, Jr. 3355 West Alabama Houston, TX 77098

Alameda Corporation 3355 West Alabama Houston, TX 77098

or to such address as the party may designate to the other in writing not less than thirty days before that event which triggers notices. Notices shall be effective the third day after the date of mailing, postage prepaid.

- 8. Governing Law. The laws of the State of Utah shall control the rights of the parties under this contract.
- 9. **Modifications.** This Agreement may not be amended or modified, except by a written instrument to such effect signed by the parties.
- 10. Confidentiality and Recording. The financial terms of this Agreement shall remain confidential as between the parties. Grantee, at its option, may record in Uintah County or submit to regulatory agencies having jurisdiction over oil and gas operations, a memorandum of agreement containing essential elements of the Agreement to give constructive notice of its rights or to comply with regulatory requirements for evidence of an agreement with Grantors. However, in no event shall the financial terms be recorded or divulged to third parties, except as a legitimate purchaser or transferee.

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- 11. Waiver. By signing this Agreement, neither party waives its statutory and common law rights to occupancy and enjoyment of their respective estates, except as expressly provided in this Agreement with regard to the Easement.
- 12. Further Waiver. Failure of either party hereto to enforce any provision of this Agreement at any time shall not be construed as a waiver of such provision or of any other provision of this Agreement.
- 13. Severability. If any provision if this Agreement is held invalid or unenforceable, the remainder of this Agreement shall continue in full force and effect.
- 14. Attorneys' Fees. In the event that any party hereto brings any action to enforce or interpret the provisions of this Agreement, the prevailing party in such action, as determined by the court, shall be awarded from the non-prevailing party all of its costs and attorneys' fees incurred in connection with such action, including all costs and attorneys' fees associated with any appeals.
- 15. **Entire Agreement.** This Agreement, together with the attached Exhibit A, constitutes the entire agreement between the parties relating to the subject matter hereof, and supersedes any prior agreements and understandings between the parties.
- 16. Counterparts. This Agreement may be executed in one or more counterparts, each of which shall be an original, but all of which together shall constitute one and the same instrument, and it shall not be necessary in making proof of this Agreement to produce or account for more than one original.

Dated this 3rd day of May, 2006.

	Dominion Exploration and Production, Inc.	
	Ву	
	Its	
	Alameda Corporation	
	By m. J. Juneles	no A
	Its PRESIDENT	IJ*
-	Oscar S. Wyatt, Jr.	. <i>l</i> u
	By Osean & Wignett Je	- Dew
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ACKNOWLEDGMENTS

STATE OF OKLAHOMA)	
) ss. COUNTY OF OKLAHOMA)	
, known	to me to be the person whose name is acknowledged to me that he executed the rein expressed.
	NOTARY PUBLIC Residing at:
My Commission Expires:	
STATE OF TEXAS : ss. COUNTY OF HARRIS Before me on this 27 day of 15 day	DUE NASER. 2006, personally appeared on me to be the person whose name is acknowledged to me that he executed the bin expressed.
DON C. NELSON MY COMMISSION EXPIRES AUGUST 14, 2010	NOTARY PUBLIC Residing at: #OUGTON, TX
My Commission Expires:	•
5	

STATE OF TEXAS)
COUNTY OF HARRIS	: ss: /
Before me on this M, J- ARNOLD subscribed to the foregoing	day of November, 2006, personally appeared known to me to be the person whose name is instrument and acknowledged to me that he executed the
	onsideration therein expressed.
DON C. NELSON	
AUGUST 14, 2011	NOTARY PUBLIC
	Residing at: HOUSTON,
My Commission Expires:	/

6

A . SECTION CORNERS RE-ESTABLISHED USING DOUBLE PROPORTION METHOD. (Not Set On Ground

BASIS OF BEARINGS

BASIS OF BEARINGS IS A C.P.S. OBSERVATION.

T.A. S.M. P.M.

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Phillip Wm. Lear
Jon M. Lear
Dennis C. Farley
J. Matthew Snow
Kelly A. Williams
Stephanie Barber-Renteria
Jonathan D. Lear

J. Matthew Snow 801-538-5005 matt.snow@learlaw.com

July 18, 2007

<u>Legal Assistants</u> Janice L. Brown, CLA, RLP Marlene Lewis, RLP

Don Nelson 3355 West Alabama, Suite 500 Houston, TX 77098 VIA OVERNIGHT MAIL

Re:

Additional Dominion Surface Use Agreements

Dear Don:

Enclosed please find several new proposed access agreements which affect lands owned by Alameda Corporation and Mr. Wyatt in Uintah County, Utah. The terms and conditions of the new agreements are identical to the surface use and right-of-way agreements we have previously negotiated. I have fastened each set of agreements together according to the individual well or project to which they relate. There are a total of three separate projects. As you are aware, time is of the essence, as Dominion has drilling and scheduling deadlines rapidly approaching. Please have Alameda and Mr. Wyatt sign the enclosed agreements and then FedEx them to me as soon as possible. Your assistance in ensuring a quick turnaround time would be greatly appreciated. It has been a pleasure to work with you.

Please do no hesitate to contact me should you have any questions.

Very truly yours,

J. Matthew Snow

Enclosures

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in Costoners Andrei Brown, Clark

Charan Levinate

January 4, 2008

Don Nelson 3355 West Alabama, Suite 500 Houston, TX 77098

VIA ELECTRONIC MAIL

Re: Name Substitution in Surface Use Agreements

Dear Don:

This letter agreement memorializes our telephone conversation today. As we discussed, a change in leasehold ownership occurred between the preparation of the surface use and access agreements relating to the BPU #6-1311 Well and the BPU #15-13H Well ("Agreements") and the actual execution date of those documents. Specifically, XTO Energy Inc. ("XTO") became the lawful successor-in-interest to Dominion Exploration and Production ("Dominion"). You have agreed to recognize the ongoing legal validity and binding effect of the Agreements as between Oscar S. Wyait, Ir., Alameda Corporation and XTO (as the lawful successor-in-interest to Dominion). To this end, you have authorized one to strike any reference in the Agreements to Dominion and replace it with the name of XTO. Also, you have given me permission to strike the acknowledgement block prepared for Dominion and to create and attach a new acknowledgement block for XTO. Thank you for your cooperation in this regard.

Very truly yours,

J. Matthew Snow

Agreed to and accepted this Ziday of January, 2008.

Attorney for Oscar S. Wyatt, Jr., Alameda Corporation

CLASS III CULTURAL RESOURCE INVENTORY OF DOMINION'S PROPOSED BIG PACK UNIT LOCATION #3-13H, ASSOCIATED ACCESS ROAD, AND PIPELINE

UINTAH COUNTY, UTAH

Author:

Shina duVall, Cultural Resource Specialist

Prepared for:
Dominion Exploration & Production, Inc.
1400 North State Street; PO Box 1360
Roosevelt, UT 84066

Prepared by:
Buys & Associates, Inc. Environmental Consultants
300 E. Mineral Avenue, Suite 10
Littleton, CO 80122-2655

Principal Investigator: Jonathan D. Kent, Ph.D Field Supervisor: Stephen Snyder

Buys & Associates, Inc. Report No.: U-07-477-06-0014 State of Utah Project No.: U-07-UY-0794bp

July 23, 2007

Utah State Archaeological Survey Permit No.: 85
United States Department of the Interior Federal Land Policy and Management Act
(FLPMA) Permit No.: 07UT85002

CONFIDENTIALITY NOTICE:

Section 304 of the National Historic Preservation Act (16 U.S.C. 470w-3[a]) and Section 9 of the Archaeological Resources Protection Act of 1979 (16 U.S.C. 470hh) establish regulations regarding the confidentiality of information concerning the nature and location of archaeological resources. Therein is stated that information concerning the nature and location of any archaeological resource may not be made available to the public unless the Federal land manager concerned determines that such disclosure would not create a risk of harm to such resources or to the site at which such resources are located, or impede the use of a traditional religious site by practitioners.

As such, to the extent permitted by law, all information on archaeological resources and their locations gathered and presented with regard to the proposed project will be treated as confidential. All parties associated with the proposed project will ensure (1) that all information regarding specific site locations is kept confidential except for disclosures required by law or necessary to carry-out protection of sites; (2) that specific site locations are not included in any document made available to the general public; and (3) this information shall not be utilized by the requestor to destroy, excavate, or vandalize resources.

ABSTRACT

A Class III cultural resource inventory was conducted by Buys & Associates, Inc. in July 2007 for Dominion Exploration & Production, Inc.'s proposed well location #3-13H and 0.05 miles of associated access road and pipeline. The Project Area is located east of the Green River, just south of the confluence of Hill Creek and Willow Creek, in the general area of Big Pack Mountain in the Uinta Basin, Uintah County, Utah. The legal location of the Project Area is Section 13, Township 11S, Range 20E. The total area of survey included 10.29 acres on land administered by the Bureau of Land Management Vernal Field Office.

This Class III inventory resulted in the identification of three previous cultural resource inventories that were conducted within 1 mile of the Project Area. These previous inventories resulted in the identification of 88 archaeological sites (42Un1294-42Un1304, 42Un1340-42Un1342, 42Un1780, 42Un1953, 42Un2487, TRC Mariah 142236 and 142207, 42Un1386, 42Un3067-42Un3126, and 42Un3128-3135), 14 of which (42Un1386, 42Un3068, 42Un3073, 42Un3076, 42Un3079, 42Un3082, 42Un3085, 42Un3087, 42Un3095, 42Un3099, 42Un3101, 42Un3119, 42Un3129, and 42Un3131) were determined to be eligible for listing on the National Register of Historic Places. However, none of these previously recorded sites is located in the Project Area. No new cultural resources were recorded as a result of this inventory.

No avoidance or mitigation measures are recommended for the proposed project as there will be no effects to any historic properties as a result of the undertaking. Therefore, a determination of "no historic properties affected" is proposed for the project pursuant to Section 106 of the National Historic Preservation Act (36 CFR 800).

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1. INTRODUCTION

Buys & Associates, Inc. (B&A) conducted this Class III cultural resource inventory of Dominion Exploration & Production, Inc.'s (Dominion) proposed well location #3-13H and 0.05 miles of associated access road and pipeline. The Project Area is located east of the Green River, just south of the confluence of Hill Creek and Willow Creek, in the general area of Big Pack Mountain in the Uinta Basin, Uintah County, Utah. The legal location of the Project Area is in Section 13, Township 11S, Range 20E (**Figure 1.1**). The total area of survey included 10.29 acres on land administered by Bureau of Land Management (BLM) Vernal Field Office.

This cultural resource inventory was conducted in compliance with Federal and State legislation including Section 106 of the National Historic Preservation Act of 1966 (as amended) (NHPA), the National Environmental Policy Act of 1969, the Archaeological and Historic Preservation Act of 1974, the Archaeological Resources Protection Act of 1979 (ARPA), and the American Indian Religious Freedom Act of 1978. The NHPA sets forth national policy and procedures regarding "historic properties"—that is, regions, sites, buildings, structures, and objects included in or eligible for the National Register of Historic Places (NRHP). Section 106 of the NHPA requires Federal agencies to consider the effects of their undertakings on such properties, following regulations issued by the Advisory Council on Historic Preservation (ACHP) (36 CFR 800).

Criteria for evaluating the significance of resources for listing on the NRHP are outlined in 36 CFR 800.10, "National Register Criteria." The quality of significance in American history, architecture, archaeology, engineering, and culture is present in districts, sites, buildings, structures, and objects that possess integrity of location, design, setting, materials, workmanship, feeling, and association, and:

- a) that are associated with events that have made a significant contribution to the broad patterns of our history;
- b) that are associated with the lives of persons significant in our past:
- c) that embody the distinctive characteristics of a type, period, or method of construction, or represent the work of a master, or that possess high artistic values, or that represent a significant and distinguishable entity whose components may lack individual distinction; and
- d) that have yielded, or may be likely to yield, information important in prehistory or history.

This Class III cultural resource inventory was conducted by Stephen Snyder and Jeff Yelton of B&A during the week of July 2-6, 2007. The records search was conducted by Marty Thomas at the Division of State History, Salt Lake City, Utah on May 31, 2007. Jonathan D. Kent, Ph.D, served as the principal investigator. Stephen Snyder served as the Field Supervisor. All field notes and photographs are on file at B&A's office in Littleton, Colorado under project number U-07-477-06-0014.

This Class III inventory resulted in the identification of three previous cultural resource inventories that were conducted within 1 mile of the Project Area. These previous inventories resulted in the identification of 88 archaeological sites (42Un1294-42Un1304, 42Un1340-42Un1342, 42Un1780, 42Un1953, 42Un2487, TRC Mariah 142236 and 142207, 42Un1386, 42Un3067-42Un3126, and 42Un3128-3135), 14 of which (42Un1386, 42Un3068, 42Un3073, 42Un3076, 42Un3079, 42Un3082, 42Un3085, 42Un3087, 42Un3095, 42Un3099, 42Un3101, 42Un3119, 42Un3129, and 42Un3131) were determined to be eligible for listing on the NRHP. However, none of these previously recorded sites is located in the Project Area. No new cultural resources were recorded as a result of this inventory.

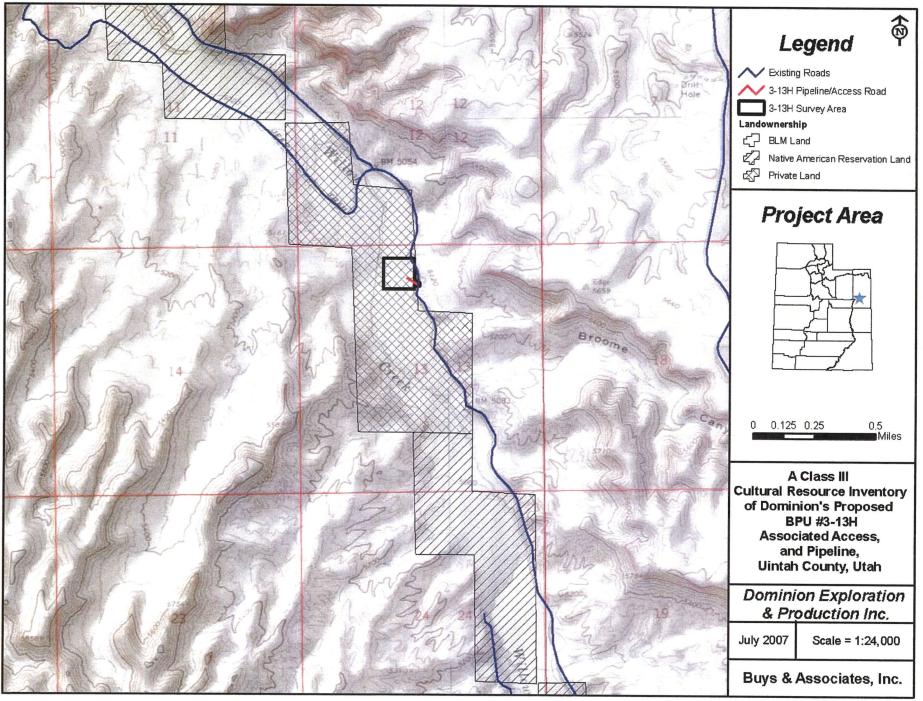


Figure 1.1 Location of Dominion's Proposed Big Pack Unit #3-13H, Associated Access Road and Pipeline.

2. ENVIRONMENT

The Uinta Basin and Uinta Mountains are located in the northeast corner of the State of Utah and are part of a larger physiographic area known as the Colorado Plateau. The Project Area is located east of the Green River, just south of the confluence of Hill Creek and Willow Creek, in the general area of Big Pack Mountain in the Uinta Basin, Uintah County. Utah. The elevation of the Project Area ranges from approximately 5,100 to 5,700 feet. The topography consists of flat rocky ridges dissected by deep narrow canyons. It is characterized by raised, sloping benches or rides, incised ephemeral draws, and washes. Soils in the Project Area are shallow and consist of clay loams. Colluvium with some bedrock sandstone is also present. Drainage in the area is to the north with the Alger Pass drainages associated with Kings Canyon and the Willow Creek Unit drainages connected to Brown Canyon. Vegetation in the area includes Utah juniper, pinyon pine, black sagebrush, shadscale, galleta grass, Gardner's saltbush, prickly phlox, horsebrush, bud sage, American kochia, and cheat grass, with either pinyon and juniper trees and sagebrush as the dominant vegetation type. The Project Area and the Green River to the north and west provide habitat for numerous species of birds, mammals, reptiles, amphibians, fish, and invertebrates. Modern disturbances include oil and gas facilities and various roads.

3. CULTURE HISTORY

The prehistory of the Uinta Basin is complex and poorly understood because of its location at the intersection of the Great Basin, Colorado Plateau, and Northern Plains cultures. The cultural trajectory of change in the Uinta Basin has been generally categorized into five cultural-chronological periods, defined by Jennings (1986). These are the Paleoindian, Archaic, Formative (Fremont), Post Formative (Protohistoric), and Contact periods. The earliest evidence of a human presence in the area (during the Paleoindian period) dates back to approximately 12,000 years before present (B.P) during the terminal Pleistocene. This period is characterized by specialized hunting of big game animals, including the now-extinct species of mammoth and bison. Evidence for the Paleoindian presence in the Uinta Basin region comes from a few Clovis and Folsom projectile points and some Plano Complex lanceolate projectile points (Hauck 1998). However, these sparse isolated finds define the extent of the Paleoindian presence in the area, as few sites associated with the period have been sufficiently documented (Spangler 1995:332).

The Archaic stage, which dates from approximately 8000 B.P. to 1500 B.P., is better represented in the archaeological record of the area. This period is further subdivided into the Early Archaic phase, which dates from approximately 8000 to 5000 B.P.; the Middle Archaic, which dates to approximately 5000 B.P. to 2500 B.P.; and the Late Archaic, which dates from approximately 2500 B.P. to 1450 B.P. In the Uinta Basin, there are few artifacts or sites dating to the Early Archaic, but the Middle and Late Archaic phases are better represented in the archaeological record (Holmer 1986). In comparison to the Paleoindian period, the Archaic period is characterized by increased foraging subsistence strategy. Archaic peoples exploited a wide variety of floral resources, and began hunting an array of smaller to medium-sized game animals such as cottontail rabbits, muskrats, birds, beavers, prairies dogs, deer, antelope, mule, and

bighorn sheep. Archaic period cultural material includes an elaboration and expansion of the lithic toolkit with the introduction of new types of projectile points and the atlatl. Site types associated with the Archaic period include rock shelters, open-air campsites, plant gathering areas, and processing sites (Spangler 1995). The archaeological record indicates that the population in the Uinta Basin increased during the Middle Archaic period and continued to increase into the Late Archaic period. The first evidence of the construction of formal architectural features, such as semi-subterranean residential structures, and the beginnings of maize horticulture begin during the Late Archaic period.

The Formative period (Fremont) dates to approximately 2500 B.P. to annos domini (A.D.) 1400. During this period, the populations living in the Uinta Basin became more dependent on cultivated crops including corn, beans, and squash (Marwitt 1970). The Formative period is also marked by increased sedentism and the introduction of more elaborate and formal architectural features, such as shallow pithouse structures. Larger groups began occupying more permanent villages and some habitation sites appear to be positioned in strategic locations, such as atop buttes (Shields 1970). In addition, the Formative period, known in this area as the Uinta Fremont, witnessed the introduction of additional specialized technologies such as ceramics and the bow and arrow. The archaeology of Uinta Fremont architectural features has revealed evidence of postholes, hearths, two-handled wide-mouth vessels, and metates (Shields 1970).

The archaeological record indicates that the Formative period overlaps with the Post-Formative (Protohistoric) period as evidence suggests the arrival of Numic peoples in the area before the disappearance of Formative-period peoples (Reed 1994). Evidence of Numic (Ute and Shoshonean) artifacts and sites appears around approximately A.D. 1100. This transition from the Formative to the Post-Formative (Protohistoric) periods is characterized by a return to subsistence and settlement patterns that resembled the Archaic period trends, including more nomadic and semi-sedentary lifeways, and The exact nature, timing, and reasons for this increased hunting and gathering. transition and the apparent replacement of the rich and extensive Fremont culture and subsequent return to a more nomadic, hunting and gathering lifeway is unknown. Floral and faunal resources exploited by Numic-speaking peoples appear to have included goosefoot, grass seeds, pinyon nuts, juniper berries, squawbush berries and leaves, hackberry seeds, saltbush seeds, knotweed, chokecherry, chickweed, various small game, and deer, elk, pronghorn, and bison (Reed 1994:191). The habitation features of the Numic-speaking peoples consist primarily of wickiups, which are frame huts covered with matting made from bark or brush. It appears that the seasonal movement of small groups during this period was necessary to utilize these various resources. Cultural material in the archaeological record that is associated with Numic-speaking peoples include lithic stone tool scatters, brown ware pottery, "Shoshonean knives" (Janetski 1994), and rock art.

Euro-American activity in the Uinta Basin began with an initial interest in trapping and mineral and petroleum development and is generally defined by periods of Exploration, Trapping and Trading (1776-1852); Early Settlement (1853-1861); Reservation (1862-1868); Secondary Settlement and Early Irrigation (1869-1885); Mineral Development (1886-1904); Land Rush and Water Development (1905-1927); Drought, Depression, and World War II (1928-1945); and Post-War (1946-present).

The Dominguez and Escalante expedition of 1776 marks the beginning of the historic period in this area. In his diary, Escalante called the basin "a fine plain abounding in pasturage and fertile, arable land, provided it were irrigated." These explorers opened the basin to Spanish, Mexican, American, and British fur-trappers, traders, and settlers. Over the next 100 years, early trappers, Mormon settlers, surveyors, and military expeditions passed through or settled in the area. Historic resource exploitation in this area includes mining, logging, and oil and gas extraction. The early historic periods were often marked by conflict between the original inhabitants of the region and Euro-American groups.

Between the late 1820s and the 1840s, the basin and mountains were visited by such prominent historical figures as William H. Ashley, Etienne Provost, Antoine Robidoux, and Kit Carson. At least two semi-permanent trading posts were established in the basin. These included Fort Robidoux (Fort Uintah or Winty) and Fort Kit Carson. Furthermore, several expeditions visited the area, including the Captain John C. Fremont expedition during the 1840s, and that of Major John Wesley Powell who floated the Green River in 1869 and 1871. The area was not initially identified as an area to be settled by Mormon leaders. In the early 1860s, Brigham Young sent a small expedition to the area to determine its suitability for settlement, but the expedition reported that "all that section of country lying between the Wasatch Mountains and the eastern boundary of the territory, and south of Green River country, was one vast contiguity of waste and measurably valueless...excepting for nomadic purposes, hunting grounds for Indians and to hold the world together."

The Uintah Reservation was established in 1861. Several Ute groups, including the Uinta-ats (Tavaputs), PahVant, Tumpanawach, Cumumba, and Sheberetch formed the Uintah Band during the late 1860s to early 1870 (Burton 1996). The Uintah Reservation was established to include Utes who had previously lived in central Utah and Ute groups from Colorado, specifically the White River Utes who had participated in the Meeker Massacre of September 29, 1879, were added to the Utah reservation in 1882 (Burton 1996; Callaway, Janetski, and Stewart 1986). The establishment of the reservation and subsequent inclusion of Ute groups from Colorado required that the Utes living in central Utah and the White River Utes of Colorado give up their residence there, and move to the Uintah Reservation, which is located in the northeast portion of the state of Utah. In addition, the Ouray Reservation, which bordered the southern boundary of the Uintah Reservation, was established during this time. This reservation was set up to include a band of Uncompangre Utes. The Utes that were forced to move into these reservations were forced to sell their lands, and in many cases were not compensated for any resulting loss of land or independence. Furthermore, their relocation, residence, and containment on the two reservations was enforced militarily by the infantry stationed at the Department of War at Fort Thornburgh, which was established in 1881 (Burton 1996). Originally, the Uintah-Ouray Reservation encompassed over 3.5 million acres. However, today, the Uintah Utes, White River Utes, and Uncompangre Utes occupy only a small fraction of their former reservation lands. Between 1890 and 1933, over 500,000 acres of the Uintah-Ouray Reservation were taken for homesteading, and in 1906, over 900,000 additional acres were taken from the reservation and added to the National Forests (Clemmer 1986).

Thomas Smart was one of the first white settlers to inhabit the area east of Ouray in 1878. This was followed by additional settlement in the area of the White River in the late 1870s to early 1880s. In 1888, gilsonite and other asphaltum minerals were

discovered in various parts of the basin, which included eastern portions of the Uintah-Ouray Reservation. Miners convinced the Federal government to withdraw 7,000 acres from the reservation so that they could legally proceed with gilsonite mining activities. This area was called "the Strip." Between the late 1880s and early 1900s, the Dawes Act of 1887 and other mining and development campaigns succeeded in opening the Uinta Basin Indian Reservations, including the Uintah, the Ouray, and the Uncompanding to homesteading, development, and mining activities. The Mormon presence and increased settlement in the area grew after Thomas Smart's brother, William H. Smart, organized several expeditions into the Ouray Valley and the newly opened Ute Reservation. William H. Smart also became the president of the Wasatch Latter Day Saints (LDS) State in 1901 (Burton 1998). Several LDS families relocated to this area following Smart's initial exploration.

Early settlers in the region depended on livestock as the primary industry. Ranching and livestock make up an important part of the history of the Uinta Basin. Cattle were brought in from Brown's Park in Texas and other eastern areas since the early 1850s. and they were brought up to the Green River and surrounding mountain areas. The area offered an abundance of grass and water appropriate for livestock management. In 1912, the Uintah Cattle and Horse Growers Association was established. This group served to organize and issue brands to ranchers and to curtail rampant cattle rustling. which was becoming a significant problem as existing ranches grew in size and new ranches were established in the area (Burton 1996). Following the development of the cattle ranching industry, the sheep industry and the production of wool became an important industry in the Uinta Basin and its introduction coincided and possibly played a part in the waning of the cattle ranching industry. Sheep were desirable because of their heartiness and ability to survive the difficult basin winters better than cattle. Robert Bodily introduced the region to sheep in 1879 when he introduced a herd of 60. Following this introduction, the number of sheep being ranched in the region grew to approximately 50,000 head by the mid 1890s. Large-scale shearing corrals were built by C.S. Carter, and later by the Uintah Railway Company, and in 1899, the Uinta Basin sheep ranching industry was shipping 500,000 pounds of wool out of the area. The enormous growth of the wool industry in the region resulted in the passing of the Taylor Grazing Act in 1934, which designated certain areas as "districts" to stockmen, and required permits for livestock grazing. This act and acts like it led in part to the development of the Bureau of Land Management in 1946 (Burton 1996).

Uintah County is recognized for its various natural resources. These include coal, copper, iron, asphalt, shale, and as aforementioned, gilsonite. Commercial oil production began in 1948, but was not fully exploited until the 1970s, when the price of crude oil increased. The region has since experienced a boom and bust economic climate that is highly dependent on the price of and demand for oil and gas. Most recently the economic stability of the Uinta Basin is increasingly dependent on world energy prices and demand.

4. CLASS I INVENTORY

A file search for previous projects and documented cultural resources was conducted at the Division of State History – Utah State Historic Preservation Office (USHPO) on May 31, 2007. The purpose of the file search was to identify the previous cultural resource inventories conducted within the Project Area and the number, type, and eligibility

recommendations made for all of the archaeological sites previously documented. The NRHP National Register Information System (NRIS) online database was also consulted to determine if there are any NRHP-listed sites within the Project Area.

The results of the Class I inventory indicated that three cultural resource inventories had been conducted within 1 mile of the Project Area. These previous inventories resulted in the identification of 88 archaeological sites (42Un1294-42Un1304, 42Un1340-42Un1342, 42Un1780, 42Un1953, 42Un2487, TRC Mariah 142236 and 142207, 42Un1386, 42Un3067-42Un3126, and 42Un3128-3135), 14 of which (42Un1386, 42Un3068, 42Un3073, 42Un3076, 42Un3079, 42Un3082, 42Un3085, 42Un3087, 42Un3095, 42Un3099, 42Un3101, 42Un3119, 42Un3129, and 42Un3131) were determined to be eligible for listing on the NRHP. However, none of these previously recorded sites is located in the Project Area. These inventories and their findings are summarized in Table 4.1.

Table 4.1 Previous Cultural Resource Inventories Conducted in the Vicinity of the Project Area and Applicable Findings

Project No.	Company Name	Project Name	Findings
U-83-CE-0499b	Chambers Consultants and Planners	Cultural Resource Study on the White River Oil Shale Lease Lands in the Vernal District, Utah	42Un1294-42Un1304, 42Un1340-42Un1342
U-02-MQ-0243b,p,s	Montgomery Archaeological Consultants, Inc.	Cultural Resources Inventory of Seven Seismic Lines for the Veritas Uintah Seismic Project, Uintah County, Utah	42Un1780, 42Un1953, 42Un2487, TRC Mariah 142236 and 142207, 42Un1386, 42Un3067-42Un3126, 42Un3128-3135
U-05-MQ-0098b	Montgomery Archaeological Consultants, Inc.	Cultural Resource Inventory of Mak-J Energy's Main Pipeline for Big Pack Mtn Well Locations, T 11S, R20E and T111S, R21E, Uintah County, Utah	No Cultural Resources

5. FIELD SURVEY

The objective of the field inventory is to identify and document all eligible prehistoric and historic archaeological sites, as well as areas that may have a high probability of significant subsurface materials that may be impacted by the proposed undertaking. During the survey, the ground surface is examined for archaeological artifacts, features, or other evidence of human presence including charcoal-stained sediments or rock surface oxidation indicating the presence of fire. Particular consideration is given to areas of existing surface disturbance, including areas of erosion, cutbanks, animal burrows, anthills, roads, and other areas of construction activities as these areas provide indications of the potential for subsurface deposits of cultural material.

The Class III field inventory was conducted on all areas proposed for surface disturbance. At each proposed well location, a 10-acre square parcel is defined, centered on the well pad center stake. The survey area width for the access road and

pipeline routes is 30 meters (100 feet) to either side of the centerline. A 100 percent pedestrian coverage survey is then conducted on the entire 10-acre area with archaeologists walking parallel transects spaced at 15 meters (45 feet) apart.

6. SUMMARY OF THE KNOWN CULTURAL RESOURCES

This Class III inventory resulted in the identification of three previous cultural resource inventories that were conducted within 1 mile of the Project Area. These previous inventories resulted in the identification of 88 archaeological sites (42Un1294-42Un1304, 42Un1340-42Un1342, 42Un1780, 42Un1953, 42Un2487, TRC Mariah 142236 and 142207, 42Un1386, 42Un3067-42Un3126, and 42Un3128-3135), 14 of which (42Un1386, 42Un3068, 42Un3073, 42Un3076, 42Un3079, 42Un3082, 42Un3085, 42Un3087, 42Un3095, 42Un3099, 42Un3101, 42Un3119, 42Un3129, and 42Un3131) were determined to be eligible for listing on the NRHP. However, none of these previously recorded sites is located in the Project Area.

No new cultural resources were recorded during the survey of 10.29 acres for Dominion's Proposed Big Pack Unit location #3-13H, associated access road, and pipeline.

7. EVALUATION AND RECOMMENDATIONS

No avoidance or mitigation measures are recommended for the proposed project as there will be no effects to any historic properties as a result of the undertaking. Therefore, a determination of "no historic properties affected" is proposed for the project pursuant to Section 106 of the NHPA (36 CFR 800).

To minimize any potential damage to or destruction of cultural resources and to maintain compliance with Federal and State cultural resource legislation, the following stipulations should be adhered to by all project personnel:

- The operator and its contractors would inform their employees about Federal regulations intended to protect cultural resources. All personnel would be informed that collecting artifacts, including arrowheads, is a violation of Federal law.
- If cultural resources are uncovered during surface-disturbing activities, the
 operator and its contractors would suspend all operations at the site and the
 discovery would be immediately reported to the Authorized Officer, who would
 arrange for a determination of significance in consultation with the SHPO, and if
 necessary, recommend a recovery or avoidance plan.
- All vehicular traffic, personnel and equipment movement, and construction
 activities should be confined to the locations surveyed for cultural resources as
 referenced in this report, and to the existing roadways and/or inventoried access
 routes.

8. REFERENCES

Burton, D.K. 1996. A History of Uintah County. Scratching the Surface. Utah Centennial County History Series. Utah State Historical Society and Uintah County Commission, Salt Lake City, Utah.

Burton, D.K. 1998. Settlements of Uintah County, Digging Deeper. Utah Centennial County History Series. Utah State Historical Society and Uintah County Commission, Salt Lake City, Utah.

Callaway, D., J. Janetski, and O.C. Stewart. 1986. Ute. In *Great Basin*, edited by Warren L. D'Azevedo, pp. 336-367. Handbook of North American Indians, Volume II: Great Basin, edited by William C. Sturtevant, Smithsonian Institution, Washington.

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Jennings, J.D. 1986. *Handbook of North American Indians, Volume 11, Great Basin.* Subeditor and contributor. Washington, D.C.: Smithsonian Institution. American archaeology 1930-1985: One person's view. In *American Archaeology: Past, Present, and Future. A Celebration of the Society for American Archaeology, 1935-1985, eds. D. Meltzer, D. Fowler, and J. A. Sabloff. Washington, D.C.: Smithsonian Institution Press.*

Marwitt, J.P. 1970. Median Village and Fremont Culture Regional Variation. *University of Utah Anthropological Papers* No. 95. Salt Lake City.

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Shields, W.F. 1970. The Fremont Culture in the Uinta Basin. Paper presented at the Fremont Culture Symposium, 35th Annual Meeting of the Society for American Archaeology, Mexico City.

Spangler, J.D. 1995. Paradigms and Perspectives, A Class I Overview of Cultural Resources in the Uinta Basin and Tavaputs Plateau, Volume II. Uinta Research, Salt Lake City, Utah.

PALEONTOLOGY EVALUATION SHEET

PROJECT: Dominion Exploration & Production Well BPU #3-13H

LOCATION: Fifteen miles south of Ouray, Utah. 626' FNL 2146' FWL, Section 13, T11S, R20E, Uintah County, Utah.

OWNERSHIP: PRIV[X] STATE[] BLM[] USFS[] NPS[] IND[] MIL[] OTHER[]

DATE: June 24, 2007

GEOLOGY/TOPOGRAPHY: Canyon walls in surrounding area are of the Green River Formation, upper part, Upper Eocene age. The well pad sits on the east side of Willow Creek on valley alluvium. The road and pipeline come in from the southeast from the Willow Creek road.

PALEONTOLOGY SURVEY: YES[] NO Survey [X] PARTIAL Survey[]

SURVEY RESULTS: Invertebrate[] Plant[] Vertebrate[] Trace[] No Fossils Found[]

PALEONTOLOGY SENSITIVITY: HIGH[] MEDIUM[] LOW [X] (PROJECT SPECIFIC)

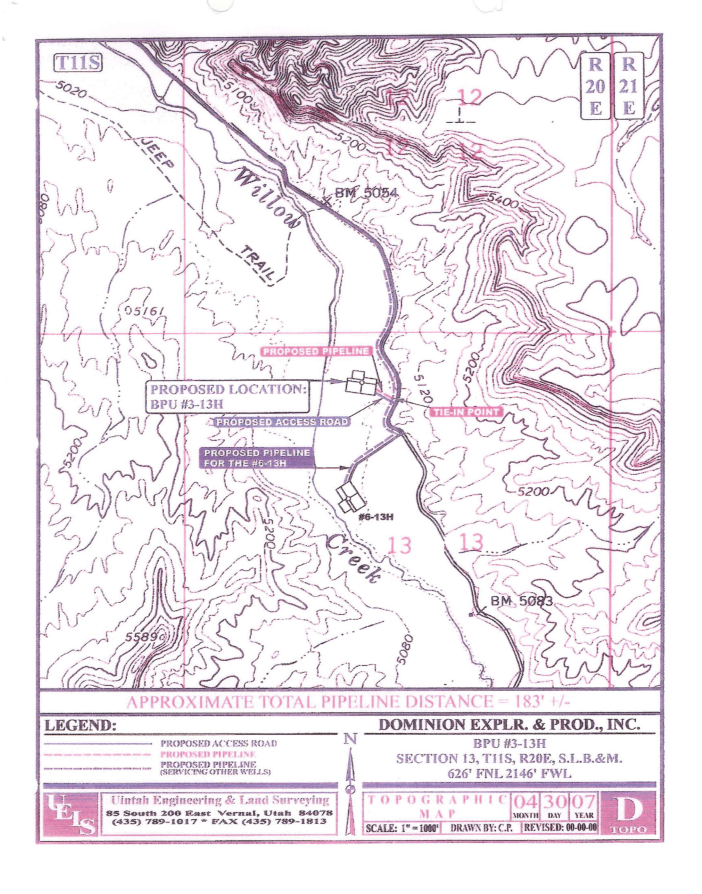
MITGATION RECOMMENDATIONS: NONE [X] OTHER [] (SEE BELOW)

No recommendations being made.

There is always some potential for discovery of significant paleontological resources in the Green River Formation. If significant vertebrate fossils (mammals, crocodiles, complete turtle shells, fish, etc.) are encountered during construction, work should stop in that area and a paleontologist should be contacted to evaluate the material discovered.

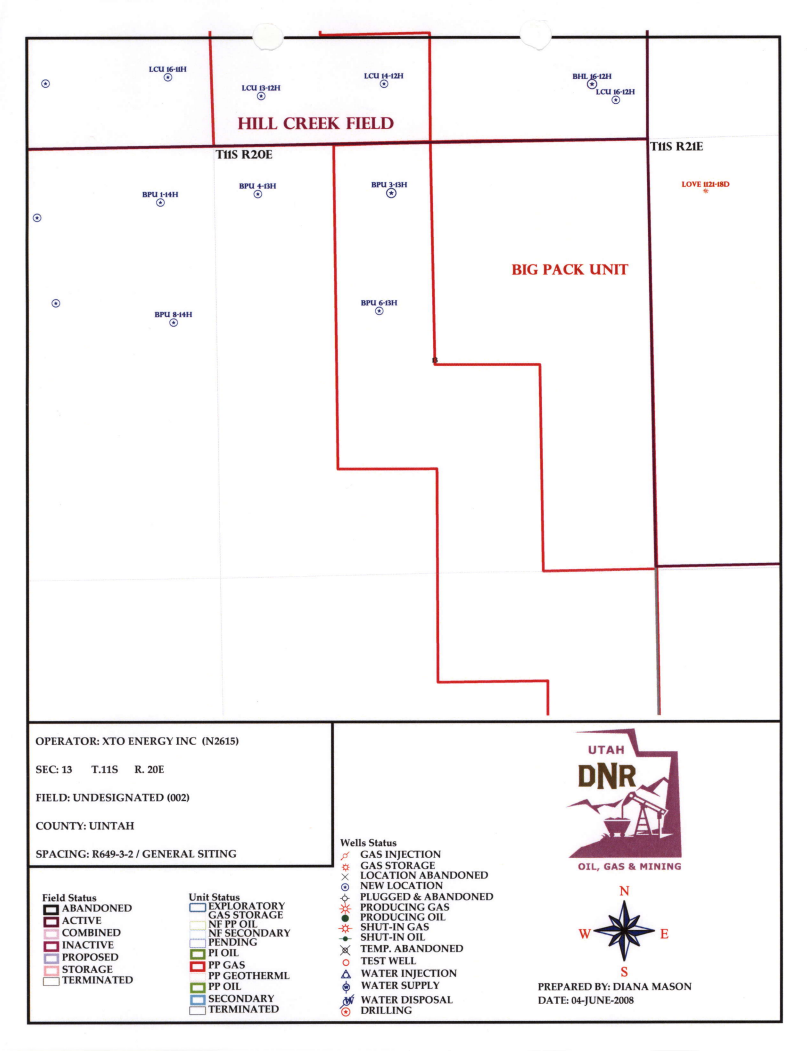
PALEONTOLOGIST: Alden H. Hamblin

A.H. Hamblin Paleontological Consulting, 3793 N. Minersville Highway, Cedar City, Utah 84720 (435) 867-8355 Utah State Paleontological Permit # 07-355, BLM paleontological Resources Permit # UT-S-05-02, Ute Tribe Access Permits – 03/31/07 & 09/30/07. Utah Professional Geologist License – 5223011-2250.



WORKSHEET APPLICATION FOR PERMIT TO DRILL

APD RECEIVED: 06/03/2008	API NO. ASSIGNED: 43-047-40109
WELL NAME: BPU 3-13H OPERATOR: XTO ENERGY INC (N2615) CONTACT: DON HAMILTON	PHONE NUMBER: 405-749-5263
PROPOSED LOCATION: NENW 13 110S 200E SURFACE: 0626 FNL 2146 FWL BOTTOM: 0626 FNL 2146 FWL COUNTY: UINTAH LATITUDE: 39.86600 LONGITUDE: -109.6288 UTM SURF EASTINGS: 617278 NORTHINGS: 44138 FIELD NAME: UNDESIGNATED (2 LEASE TYPE: 4 - Fee LEASE NUMBER: FEE SURFACE OWNER: 4 - Fee	
RECEIVED AND/OR REVIEWED: Plat Bond: Fed[] Ind[] Sta[] Fee[] (No. 104312742) Potash (Y/N) Oil Shale 190-5 (B) or 190-3 or 190-13 Water Permit (No. 43-10991) RDCC Review (Y/N) (Date:) Fee Surf Agreement (Y/N) ALM Intent to Commingle (Y/N)	LOCATION AND SITING: R649-2-3. Unit: BIG PACK R649-3-2. General Siting: 460 From Qtr/Qtr & 920' Between Wells R649-3-3. Exception Drilling Unit Board Cause No: Eff Date: Siting: R649-3-11. Directional Drill
STIPULATIONS: 1-Space of Start	hip energy of Basis e (sg (mt st, p



Application for Permit to Drill **Statement of Basis**

Utah Division of Oil, Gas and Mining 7/16/2008

Page 1

APD No

Operator

API WellNo

Status

Well Type **GW**

Surf Ownr P

CBM

No

786

43-047-40109-00-00

Surface Owner-APD Unit

BIG PACK

Field

Well Name BPU 3-13H UNDESIGNATED

XTO ENERGY INC

Type of Work

NENW 13 11S 20E S Location

626 FNL 2146 FWL GPS Coord (UTM) 617278E 4413574N

Geologic Statement of Basis

XTO proposes to set 2,200 feet of surface casing cemented to the surface. The base of the moderately saline water is estimated at 3,000 feet. A search of Division of Water Rights records shows no water wells within a 10,000 foot radius of the proposed location. The surface formation at this location is the Uinta Formation. The Uinta Formation is made up of discontinuous sands interbedded with shales and are not expected to produce prolific aquifers. The proposed Casing and cement program should adequately protect usable ground water. Production casing cement should be brought up above the base of the moderately saline ground water to isolate it from fresher waters uphole.

Brad Hill

7/16/2008

APD Evaluator

Date / Time

Surface Statement of Basis

The site is approximately 16 miles southwest of Ouray, Utah and in an oil field area known as the Big Pack Unit. Willow Creek contains an incised perennial stream and is the principal drainage in the area. Willow Creek flows north toward the Green River a distance of approximately 12 miles. Access to the location is by Uintah county maintained roads to within 270 feet of the site. New construction will be required from this point.

The location is planned in the flat bottom of Willow Creek on an irrigated pasture immediately west of the Willow Creek road. Willow Creek is approximately 300 feet to the west of the proposed pad. The flat has a very slight slope to the north. Flood irrigation water enters the pasture from the south and flows northerly. A diversion ditch is planned south of the pad diverting irrigation flows west and north around the pad. Approximately 6 inches of topsoil will be removed which will put the top of the location below grade. Gravel will be used to harden the site and a berm constructed around the perimeter of the pad to prevent irrigational flows across from running onto to it. XTO may elect to fence the location. It is not required by the surface owner.

The surface and minerals are FEE both being owned by the Alameda Corporation. George Jackson of the Alameda Corporation attended the pre-site evaluation. He explained the irrigation system. Burying the pipelines as suggested by XTO will meet their needs to maintain surface irrigation flows. As the pad or portions of it are re-vegetated, XTO will discuss the seeding with the landowner.

The pre-drill investigation did not reveal any significant issues or situations, which should prohibit access to or drilling and operating the well at this site. The proposed location appears to be the best site for drilling and operating a well in the immediate area

Floyd Bartlett

6/24/2008

Onsite Evaluator

Date / Time

Application for Permit to Drill Statement of Basis

Utah Division of Oil, Gas and Mining

Page 2

Conditions of Approval / Application for Permit to Drill

7/16/2008

Category	Condition
Pits	A synthetic liner with a minimum thickness of 16 mils with a felt subliner shall be
	properly installed and maintained in the reserve pit.
Surface	The well site shall be bermed to prevent fluids from entering or leaving the pad.
Surface	Drainages adjacent to the proposed pad shall be diverted around the location.
Surface	The reserve pit may be fenced upon completion of drilling operations.

N-SITE PREDRILL EVALUATION

Utah Division of Oil, Gas and Mining

Operator

XTO ENERGY INC

Well Name

BPU 3-13H

API Number

43-047-40109-0

APD No 786

Tw 11S

Field/Unit UNDESIGNATED

Location: 1/4,1/4 NENW

VENW Sec 13

Rng 20E

626 FNL 2146 FWL

GPS Coord (UTM) 617286

4413573

Surface Owner

Participants

Floyd Bartlett (DOGM), Ken Secrist, Jody Mecham and Zander Mcentire (XTO), Jim Davis (SITLA), Brandon Bowthorpe(U.E.L.S.), Bill McClure (LaRose Construction), Randy Jackson (Jackson Construction), George Jackson (Representing Alameda Corporation)

Regional/Local Setting & Topography

The site is approximately 16 miles southwest of Ouray, Utah and in an oil field area known as the Big Pack Unit. Willow Creek contains an incised perennial stream and is the principal drainage in the area. Willow Creek flows north toward the Green River a distance of approximately 12 miles. Access to the location is by Uintah county maintained roads to within 270 feet of the site. New construction will be required from this point.

The location is planned in the flat bottom of Willow Creek on an irrigated pasture immediately west of the Willow Creek road. Willow Creek is approximately 300 feet to the west of the proposed pad. The flat has a very slight slope to the north. Flood irrigation water enters the pasture from the south and flows northerly. A diversion ditch is planned south of the pad diverting irrigation flows west and north around the pad. Approximately 6 inches of topsoil will be removed which will put the top of the location below grade. Gravel will be used to harden the site and a berm constructed around the perimeter of the pad to prevent irrigational flows across from running onto to it. XTO may elect to fence the location. It is not required by the surface owner.

The surface and minerals are FEE both being owned by the Alameda Corporation.

Surface Use Plan

Current Surface Use

Grazing

Agricultural

Wildlfe Habitat

New Road

Miles Well Pad

Src Const Material

Surface Formation

0.05

Width 283

Length 355

Onsite

GRRV

Ancillary Facilities N

Waste Management Plan Adequate?

Environmental Parameters

Affected Floodplains and/or Wetland Y

The location is probably within the mapped 100-year flood plain. No evidence of historic flooding is currently visible.

Flora / Fauna

Antelope, deer, elk, coyotes, rabbits and miscellaneous small mammals and birds.

Irrigated pasture dominated by wheatgrass and smooth bromegrass. Morning glory, giant whitetop, rumex and other

weedy species are also present.

Soil Type and Characteristics

Moderately deep clayey sandy loam.

Erosion Issues N

Sedimentation Issues N

Site Stability Issues N

Drainage Diverson Required Y

Berm Required? Y

A diversion ditch is planned south of the pad diverting irrigation flows west and north around the pad.

Erosion Sedimentation Control Required? Y

Gravel will be used to harden the site and a berm constructed around the perimeter of the pad to prevent irrigational flows across from running onto to it.

Paleo Survey Run? N

Paleo Potental Observed?

Cultural Survey Run? N

Cultural Resources?

Reserve Pit

Site-Specific Factors		Site I	Ranking		
Distance to Groundwater (feet)	<25 or recharge area		20		
Distance to Surface Water (feet)	300 to 1000		2		
Dist. Nearest Municipal Well (ft)	>5280		0		
Distance to Other Wells (feet)	300 to 1320		10		
Native Soil Type	Mod permeability		10		
Fluid Type	Fresh Water		5		
Drill Cuttings	Normal Rock		0		
Annual Precipitation (inches)	<10		0		
Affected Populations	<10		0		
Presence Nearby Utility Conduits	Not Present		0		
		Final Score	47	1	Sensitivity Level

Characteristics / Requirements

The reserve pit is planned in the northwest corner of the location. It will be 100' x 140' x 8' deep with 10'- 20' bench constructed around the outside. It will be lined with a minimum 16-mil liner.

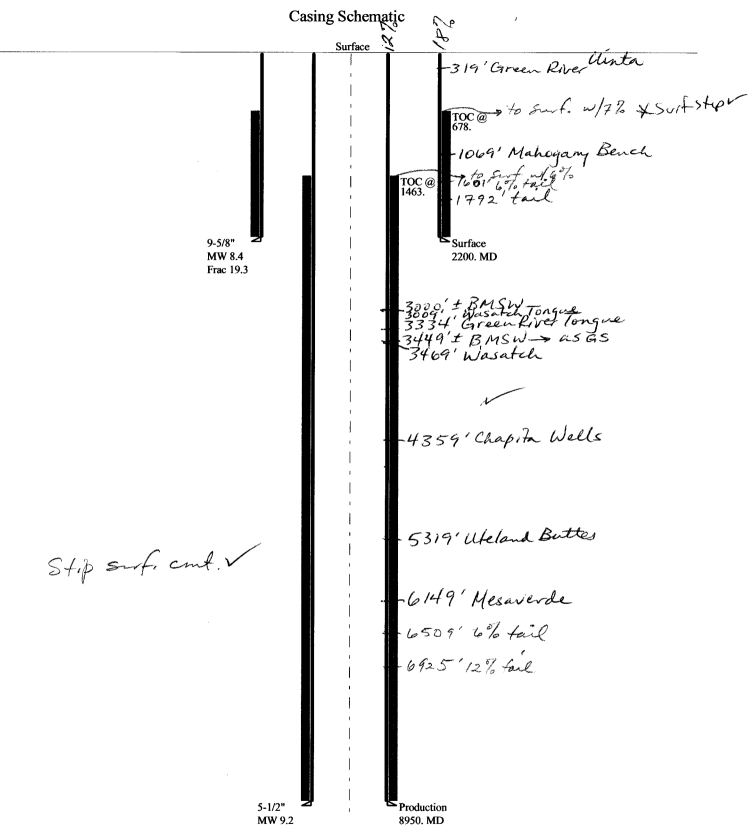
Closed Loop Mud Required? N Liner Required? Y Liner Thickness 16 Pit Underlayment Required? Y

Other Observations / Comments

Floyd Bartlett
Evaluator

6/24/2008 **Date / Time**

2008-07 XTO BPU 3-13 m



Well name:

2008-07 XTO BPU 3-13H

Operator:

XTO Energy, Inc.

String type:

Surface

Location:

Uintah County

Project ID:

43-047-40109

Design parameters:

Collapse

8.400 ppg Mud weight: Design is based on evacuated pipe.

Minimum design factors:

Collapse:

Design factor 1.125 **Environment:**

H2S considered? Surface temperature:

No 65 °F 96 °F

Bottom hole temperature: Temperature gradient:

1.40 °F/100ft

Minimum section length:

185 ft

Burst:

Design factor

1.00

1.50 (B)

Cement top:

678 ft

Burst

Max anticipated surface

pressure: Internal gradient: Calculated BHP

1,936 psi 0.120 psi/ft 2,200 psi

No backup mud specified.

Tension:

Body yield:

1.80 (J) 8 Round STC: 1.80 (J) 8 Round LTC: 1.60 (J) **Buttress:** 1.50 (J) Premium:

Tension is based on air weight. 1,926 ft Neutral point:

Non-directional string.

Re subsequent strings:

8,950 ft Next setting depth: 9.200 ppg Next mud weight: Next setting BHP: 4,277 psi 19.250 ppg Fracture mud wt:

2,200 ft Fracture depth: 2,200 psi Injection pressure:

Run Seq	Segment Length (ft)	Size (in)	Nominal Weight (Ibs/ft)	Grade	End Finish	True Vert Depth (ft)	Measured Depth (ft)	Drift Diameter (in)	Internal Capacity (ft³)
1	2200	9.625	36.00	J-55	ST&C	2200	2200	8.796	954.9
Run Seq	Collapse Load (psi) 960	Collapse Strength (psi) 2020	Collapse Design Factor 2.104	Burst Load (psi) 2200	Burst Strength (psi) 3520	Burst Design Factor 1.60	Tension Load (Kips) 79	Tension Strength (Kips) 394	Tension Design Factor 4.97 J

Prepared

Helen Sadik-Macdonald

Div of Oil, Gas & Minerals by:

Phone: 810-538-5357

Date: July 29,2008 Salt Lake City, Utah

ENGINEERING STIPULATIONS: NONE

Collapse strength is based on the Westcott, Dunlop & Kemler method of biaxial correction for tension.

Collapse is based on a vertical depth of 2200 ft, a mud weight of 8.4 ppg The casing is considered to be evacuated for collapse purposes. Burst strength is not adjusted for tension.

Well name:

2008-07 XTO BPU 3-13H

Operator:

XTO Energy, Inc.

String type:

Production

Location:

Uintah County

Project ID:

43-047-40109

Design parameters:

Collapse

Mud weight: Design is based on evacuated pipe.

9.200 ppg

Minimum design factors:

Collapse: Design factor

1.125

Environment:

H2S considered? Surface temperature:

No 65 °F 190 °F Bottom hole temperature:

Temperature gradient:

1.40 °F/100ft

Minimum section length:

368 ft

Burst:

Design factor

1.00

1.80 (J)

1.80 (J)

1.60 (J)

Cement top:

1.463 ft

Burst

Max anticipated surface

pressure: Internal gradient: Calculated BHP

2,308 psi 0.220 psi/ft 4,277 psi

No backup mud specified.

Tension:

8 Round STC: 8 Round LTC: **Buttress:**

Premium: Body yield: 1.50 (J) 1.50 (B)

Tension is based on air weight. 7,701 ft Neutral point:

Non-directional string.

Run Seq	Segment Length (ft)	Size (in)	Nominal Weight (lbs/ft)	Grade	End Finish	True Vert Depth (ft) 8950	Measured Depth (ft) 8950	Drift Diameter (in) 4.767	Internal Capacity (ft³) 1168.2
1	8950	5.5	17.00	N-80	LT&C	•••			
Run Seq	Collapse Load (psi) 4277	Collapse Strength (psi) 6290	Collapse Design Factor 1.471	Burst Load (psi) 4277	Burst Strength (psi) 7740	Burst Design Factor 1.81	Tension Load (Kips) 152	Tension Strength (Kips) 348	Tension Design Factor 2.29 J

Prepared

Helen Sadik-Macdonald

Div of Oil, Gas & Minerals by:

Phone: 810-538-5357

Date: July 29,2008 Salt Lake City, Utah

ENGINEERING STIPULATIONS: NONE

Collapse strength is based on the Westcott, Dunlop & Kemler method of biaxial correction for tension. Collapse is based on a vertical depth of 8950 ft, a mud weight of 9.2 ppg The casing is considered to be evacuated for collapse purposes.

Burst strength is not adjusted for tension.

BOPE REVIEW

XTO BPU 3-13H API 43-047-40109

INPUT				
Well Name	XTO BPU 3-13H A	PI 43-047-40109		
	String 1	String 2		
Casing Size (")	9 5/8	5 1/2		
Setting Depth (TVD)	2200	8950		
Previous Shoe Setting Depth (TVD)	0	2200		
Max Mud Weight (ppg)	8.4	9.2		
BOPE Proposed (psi)	0	3000		
Casing Internal Yield (psi)	3520	7740		
Operators Max Anticipated Pressure (psi)	4600	9.9	ppg	

String 1	9 5/8	91	
.052*Setting Depth*MW =	961		
		BOPE Adequ	ate For Drilling And Setting Casing at Depth?
Max BHP-(0.12*Setting Depth) =	697	NO	
Max BHP-(0.22*Setting Depth) =	477		Reasonable depth - noexpected prossures
		*Can Full Ex	pected Pressure Be Held At Previous Shoe?
Max BHP22*(Setting Depth - Previous Shoe Depth) =	477	NO	
	2200	psi	
revious Casing Shoe =	0	psi	*Assumes 1psi/ft frac gradient
	.052*Setting Depth*MW = Max BHP-(0.12*Setting Depth) = Max BHP-(0.22*Setting Depth) = Max BHP22*(Setting Depth - Previous Shoe Depth) = Pressure	.052*Setting Depth*MW = 961 Max BHP-(0.12*Setting Depth) = 697 Max BHP-(0.22*Setting Depth) = 477 Max BHP22*(Setting Depth - Previous Shoe Depth) = 477 Pressure 2200	.052*Setting Depth*MW = 961 BOPE Adequ Max BHP-(0.12*Setting Depth) = 697 NO Max BHP-(0.22*Setting Depth) = 477 NO *Can Full Ex Max BHP22*(Setting Depth - Previous Shoe Depth) = 477 NO Pressure 2200 psi

Calculations	String 2	5 1/2 "
Max BHP [psi]	.052*Setting Depth*MW =	4282
4 /		BOPE Adequate For Drilling And Setting Casing at Depth?
MASP (Gas) [psi]	Max BHP-(0.12*Setting Depth) =	3208 NO
MASP (Gas/Mud) [psi]	Max BHP-(0.22*Setting Depth) =	2313 YES 🗸
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	······································	*Can Full Expected Pressure Be Held At Previous Shoe?
Pressure At Previous Shoe	Max BHP22*(Setting Depth - Previous Shoe Depth) =	2797 NO OV.
Required Casing/BOPE Test Pressure		3000 psi
*Max Pressure Allowed @ Previous Casing Shoe =		2200 psi *Assumes 1psi/ft frac gradient



2580 Creekview Road Moab, Utah 84532 435/719-2018 435/719-2019 Fax

June 25, 2008

Diana Mason State of Utah Division of Oil Gas and Mining P.O. Box 145801 Salt Lake City, Utah 84114-5801

RE: Updated Plats for Recently Submitted APD's - XTO Energy, Inc.

• BPU 3-13H

Dear Diana:

On behalf of XTO Energy, Buys & Associates, Inc. respectfully submits the enclosed original and one copy of the above referenced plat packages to replace those previously submitted within the Applications for Permit to Drill (APD's) submitted May 29, 2008. The plat packages reflect XTO Energy, Inc. as the operator and are otherwise unchanged.

Please feel free to contact myself or Ken Secrest of XTO Energy at 435-722-4521 if you have any questions or need additional information.

Sincerely,

Don Hamilton

Agent for XTO Energy

cc: Fluid Minerals Group, Vernal BLM Ken Secrest, XTO Energy

RECEIVED

JUN 3 0 2008

DIV. OF OIL, GAS & MINING

XTO ENERGY, INC. BPU #3-13H SECTION 13, T11S, R20E, S.L.B.&M.

PROCEED IN A WESTERLY DIRECTION FROM VERNAL, UTAH ALONG U.S. HIGHWAY 40 APPROXIMATELY 14.0 MILES TO THE JUNCTION OF STATE HIGHWAY 88; EXIT LEFT AND PROCEED IN A SOUTHERLY DIRECTION APPROXIMATELY 17.0 MILES TO OURAY, UTAH; PROCEED IN A SOUTHERLY, THEN SOUTHEASTERLY DIRECTION APPROXIMATELY 9.1 MILES ON THE SEEP RIDGE ROAD TO THE JUNCTION OF THIS ROAD AND AN EXISTING ROAD TO THE SOUTH; TURN RIGHT AND PROCEED IN A SOUTHERLY DIRECTION APPROXIMATELY 8.5 MILES TO THE BEGINNING OF THE PROPOSED ACCESS TO THE NORTHWEST; FOLLOW ROAD FLAGS IN A NORTHWESTERLY DIRECTION APPROXIMATELY 270' TO THE PROPOSED LOCATION.

TOTAL DISTANCE FROM VERNAL, UTAH TO THE PROPOSED WELL LOCATION IS APPROXIMATELY 48.6 MILES.

XTO ENERGY, INC.

BPU #3-13H

LOCATED IN UINTAH COUNTY, UTAH SECTION 13, T11S, R20E, S.L.B.&M.

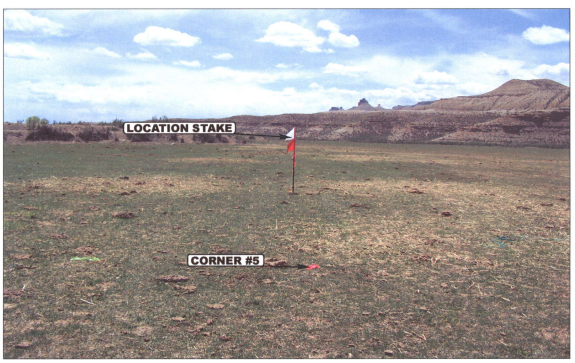


PHOTO: VIEW FROM CORNER #5 TO LOCATION STAKE

CAMERA ANGLE: SOUTHERLY



PHOTO: VIEW FROM BEGINNING OF PROPOSED ACCESS

CAMERA ANGLE: NORTHWESTERLY



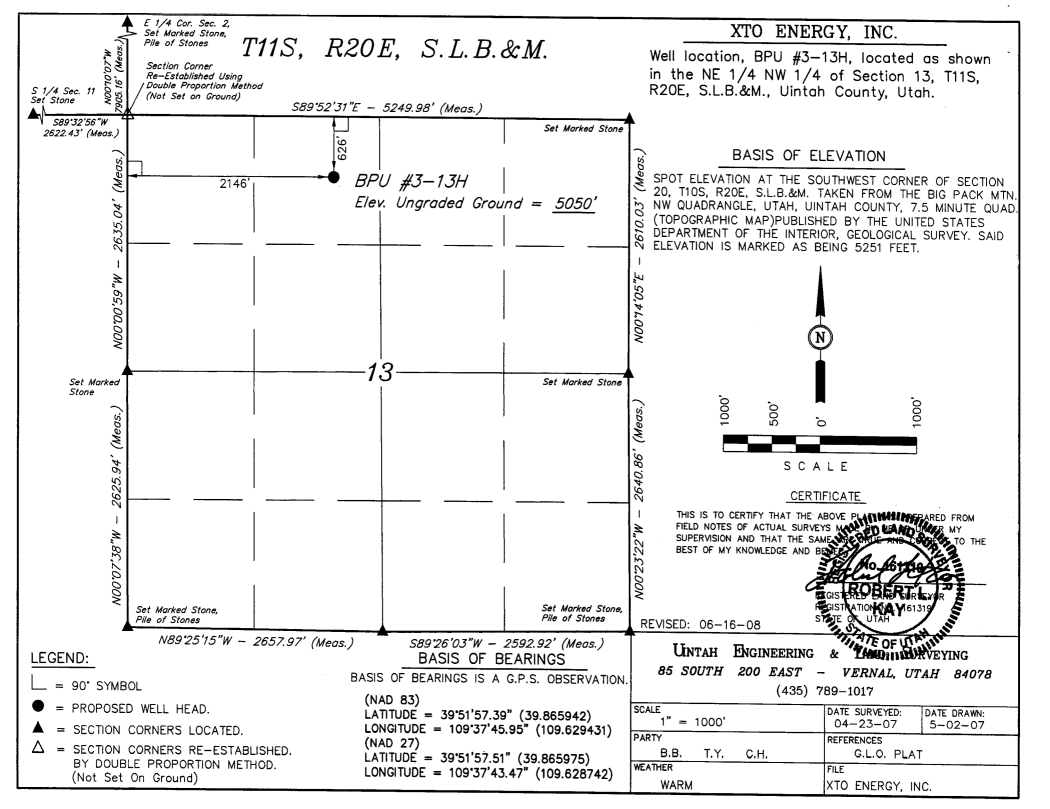
Uintah Engineering & Land Surveying 85 South 200 East Vernal, Utah 84078 435-789-1017 uels@uelsinc.com

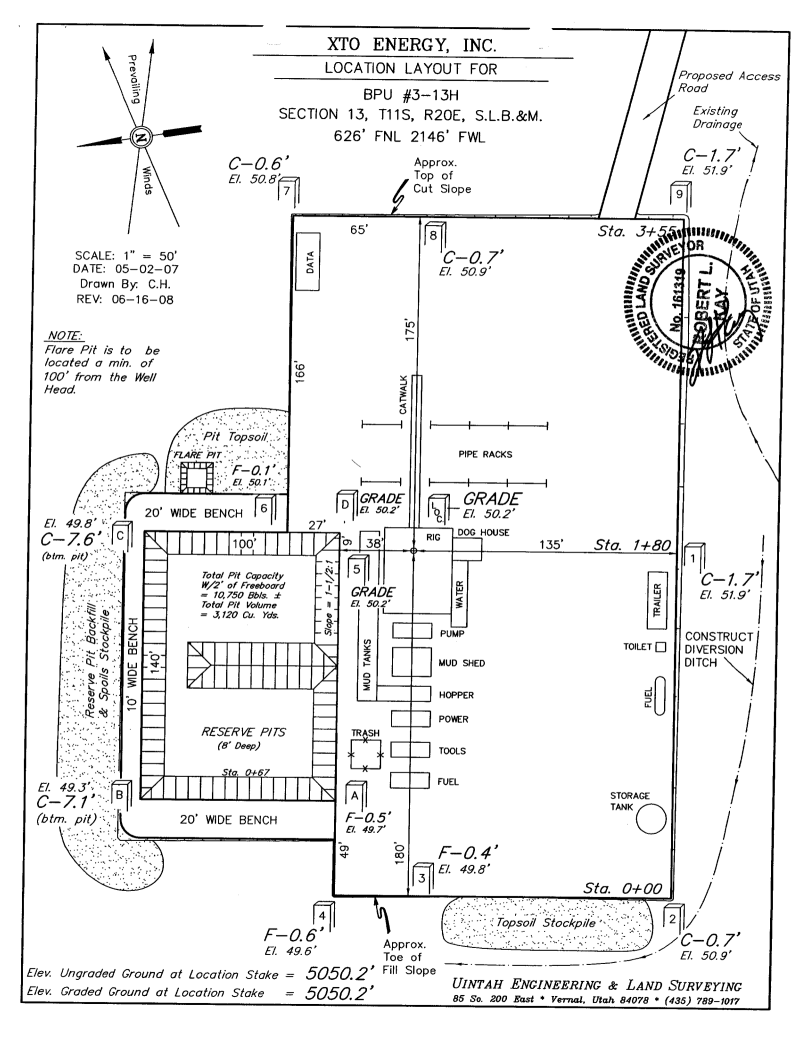
LOCATION PHOTOS

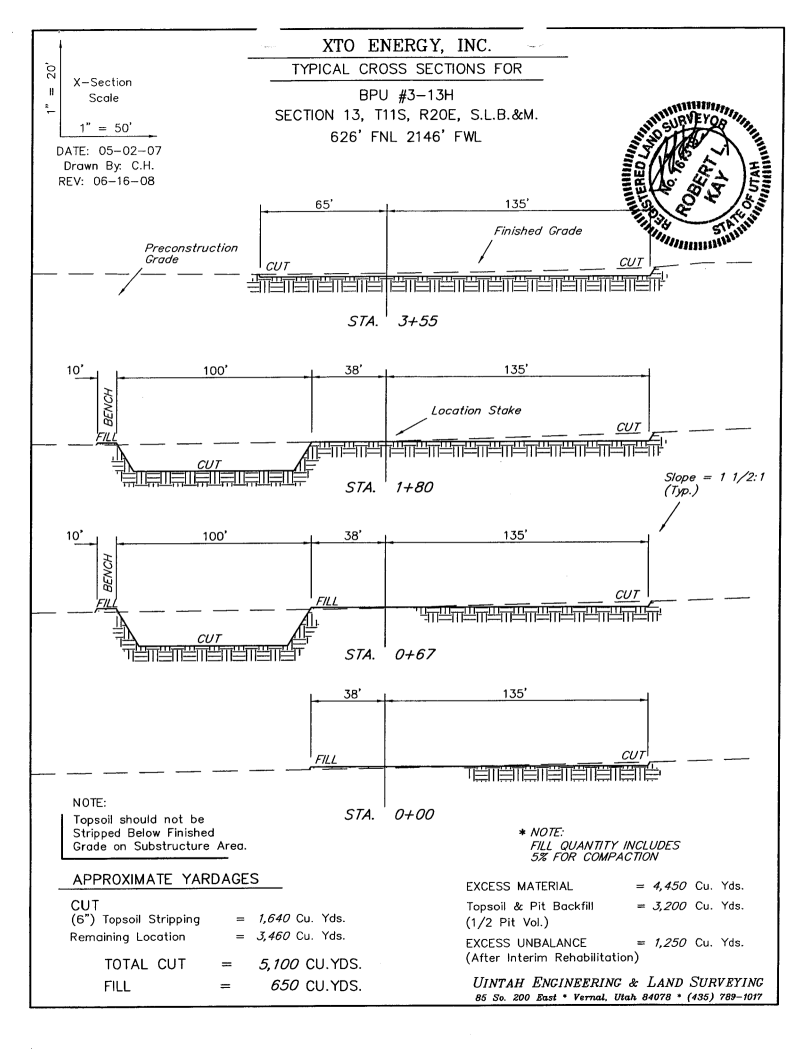
04 30 07 MONTH DAY YEAR

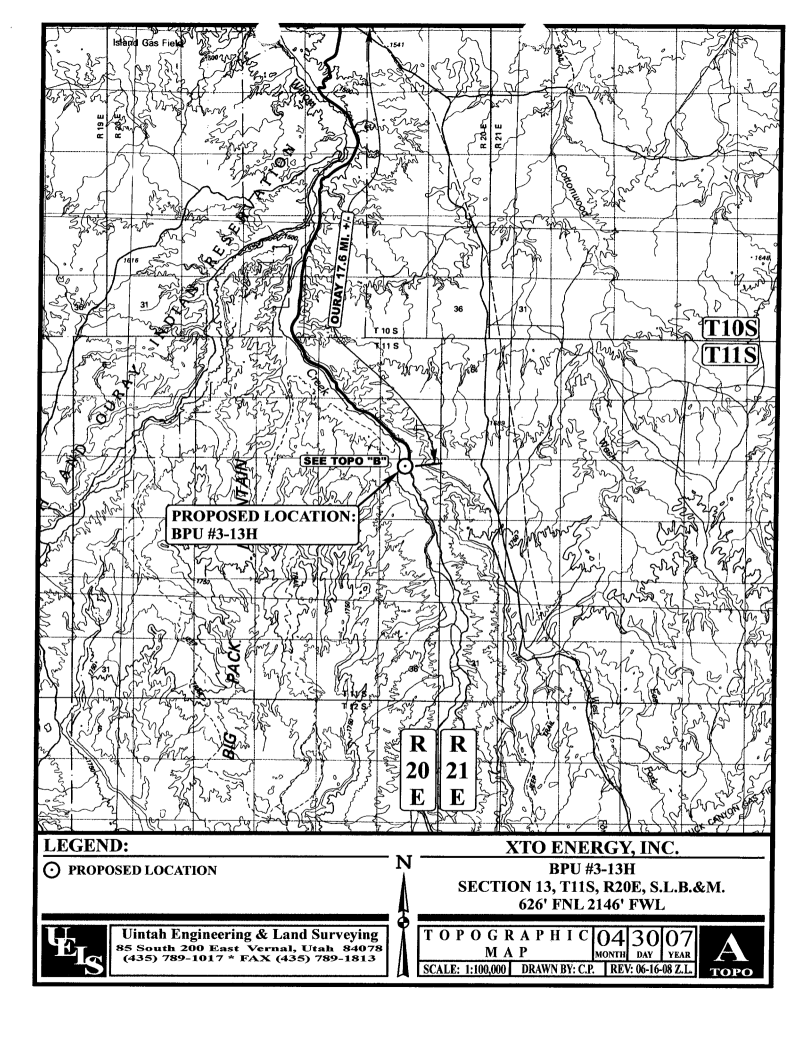
РНОТО

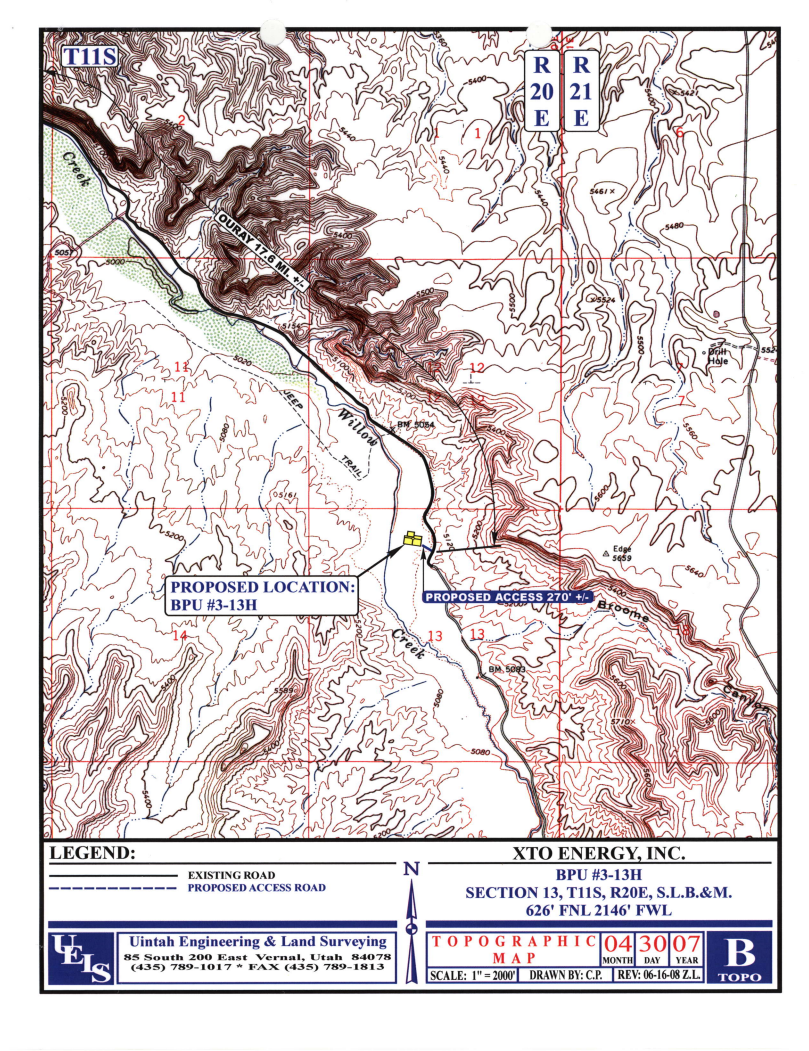
TAKEN BY: B.B. DRAWN BY: C.P. REV: 06-16-08 Z.L.

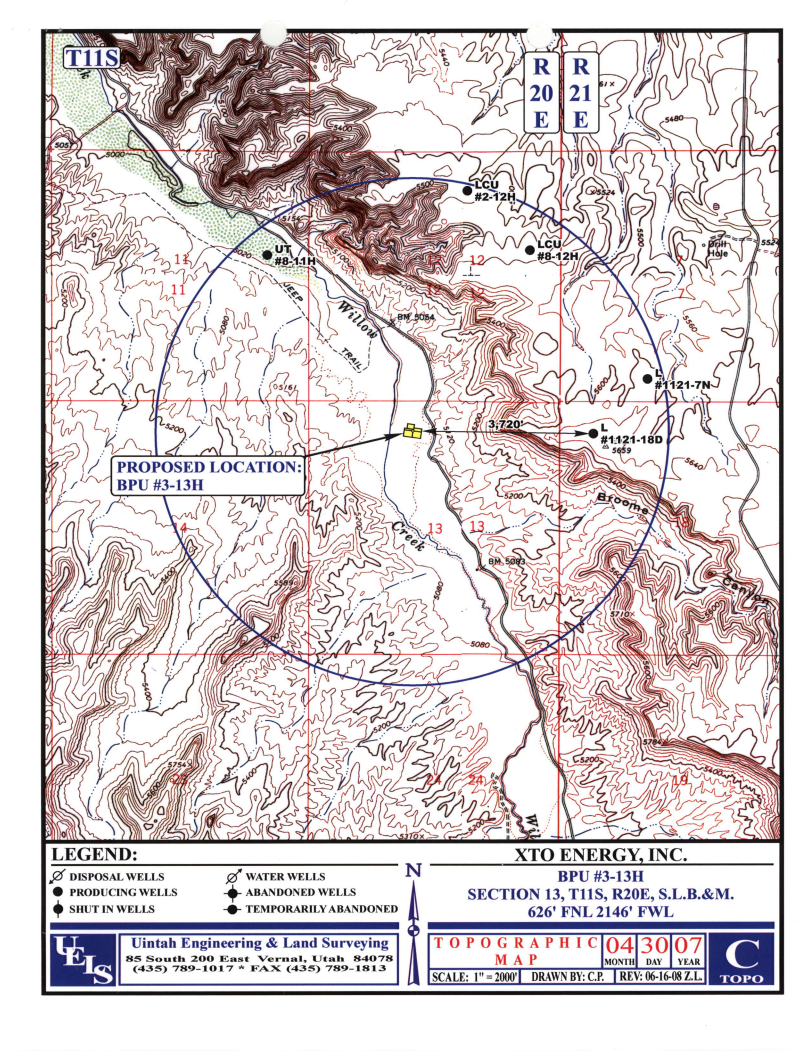


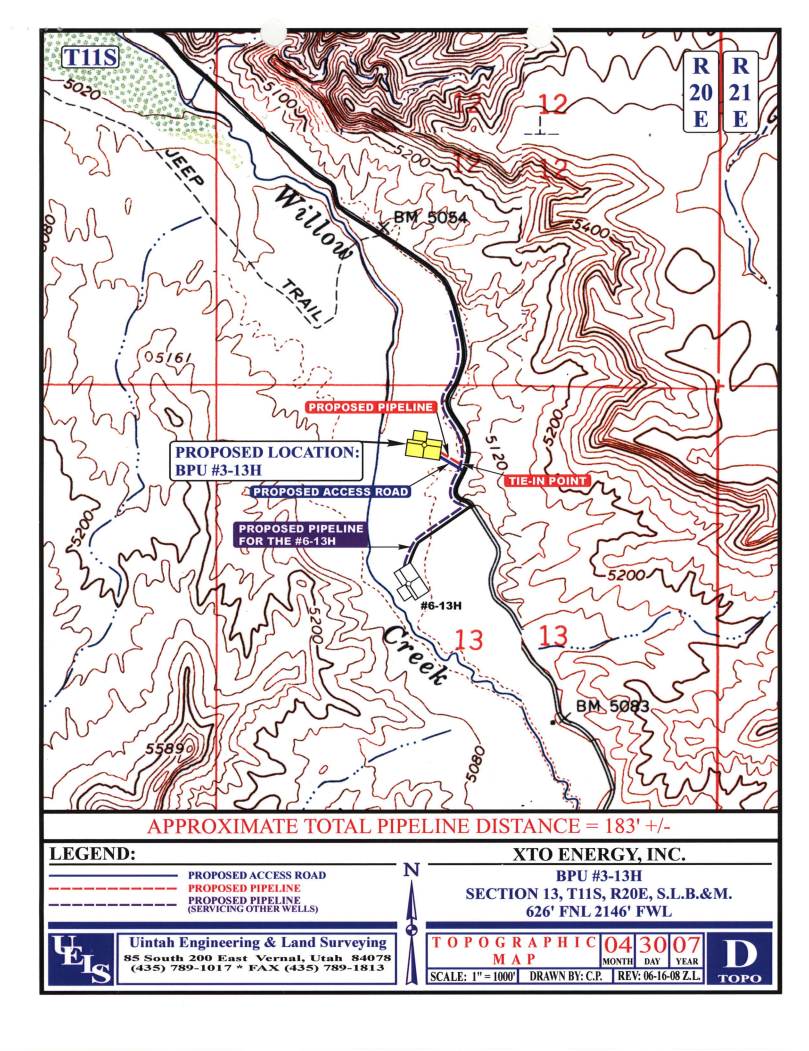














State of Utah DEPARTMENT OF NATURAL RESOURCES

MICHAEL R. STYLER Executive Director

Division of Oil, Gas and Mining

JOHN R. BAZA
Division Director

August 5, 2008

XTO Energy, Inc. 382 CR 3100 Aztec, NM 87410

Re:

BPU 3-13H Well, 626' FNL, 2146' FWL, NE NW, Sec. 13, T. 11 South, R. 20 East,

Uintah County, Utah

Gentlemen:

Pursuant to the provisions and requirements of Utah Code Ann.§ 40-6-1 *et seq.*, Utah Administrative Code R649-3-1 *et seq.*, and the attached Conditions of Approval, approval to drill the referenced well is granted.

This approval shall expire one year from the above date unless substantial and continuous operation is underway, or a request for extension is made prior to the expiration date. The API identification number assigned to this well is 43-047-40109.

Sincerely,

Gil Hunt

Associate Director

pab Enclosures

cc:

Uintah County Assessor

Bureau of Land Management Vernal Office



Operator:		XTO Energy, Inc.				
Well Name & Number_		BPU 3-13H				
API Number:	700	43-047-40109	A CONTRACTOR OF THE PARTY OF TH			
Lease:		Fee				
Landian NE NW	Sec. 13	T 11 South	R . 20 East			

Location: <u>NE NW</u>

Sec. 13

I. 11 South

Conditions of Approval

1. General

Compliance with the requirements of Utah Admin. R. 649-1 et seq., the Oil and Gas Conservation General Rules, and the applicable terms and provisions of the approved Application for permit to drill.

2. Notification Requirements

The operator is required to notify the Division of Oil, Gas and Mining of the following action during drilling of this well:

- 24 hours prior to cementing or testing casing contact Dan Jarvis
- 24 hours prior to testing blowout prevention equipment contact Dan Jarvis
- 24 hours prior to spudding the well contact Carol Daniels
- Within 24 hours of any emergency changes made to the approved drilling program - contact Dustin Doucet
- Prior to commencing operations to plug and abandon the well contact Dan **Jarvis**

The operator is required to get approval from the Division of Oil, Gas and Mining before performing any of the following actions during the drilling of this well:

- Plugging and abandonment or significant plug back of this well contact Dustin Doucet
- Any changes to the approved drilling plan contact Dustin Doucet

The following are Division of Oil, Gas and Mining contacts and their telephone numbers (please leave a voice mail message if the person is not available to take the call):

• Dan Jarvis at:

(801) 538-5338 office

(801) 942-0871 home

Carol Daniels at:

(801) 538-5284 office

Dustin Doucet at:

(801) 538-5281 office

(801) 733-0983 home

3. Reporting Requirements

All required reports, forms and submittals will be promptly filed with the Division, including but not limited to the Entity Action Form (Form 6), Report of Water Encountered During Drilling (Form 7), Weekly Progress Reports for drilling and completion operations, and Sundry Notices and Reports on Wells requesting approval of change of plans or other operational actions.

Compliance with the Conditions of Approval/Application for Permit to Drill outlined in 4. the Statement of Basis. (Copy Attached)

Page 2 43-047-40109 August 5, 2008

- 5. This proposed well is located in an area for which drilling units (well spacing patterns) have not been established through an order of the Board of Oil, Gas and Mining (the "Board"). In order to avoid the possibility of waste or injury to correlative rights, the operator is requested, once the well has been drilled, completed, and has produced, to analyze geological and engineering data generated therefrom, as well as any similar data from surrounding areas if available. As soon as is practicable after completion of its analysis, and if the analysis suggests an area larger than the quarter-quarter section upon which the well is located is being drained, the operator is requested to seek an appropriate order from the Board establishing drilling and spacing units in conformance with such analysis by filing a Request for Agency Action with the Board.
- 6. Surface casing shall be cemented to surface.

NAME (PLEASE PRINT) Don Hamilton	TITLE Agent for XTO E	nergy, Inc.			
that incorrectly stated that Alameda was the mineral estate ownership is more simply fee since it is actually held by many ownership.		age correctly reflects that the			
DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc. XTO Energy, Inc. respectfully submits the attached last page of the surface use plan to replace that page previously submitted					
Date of work completion: CHANGE WELL STATUS COMMINGLE PRODUCING FORMATIONS	PRODUCTION (START/RESUME) RECLAMATION OF WELL SITE RECOMPLETE - DIFFERENT FORMATION				
	PLUG AND ABANDON PLUG BACK	VENT OR FLARE WATER DISPOSAL			
	NEW CONSTRUCTION DPERATOR CHANGE	TEMPORARILY ABANDON TUBING REPAIR			
NOTICE OF INTENT	DEEPEN FRACTURE TREAT	REPERFORATE CURRENT FORMATION SIDETRACK TO REPAIR WELL			
11. CHECK APPROPRIATE BOXES TO INDICATE NA	TYPE OF ACTION	RI, UR OTHER DATA			
OUTON A DEPONDIATE DOVES TO INDICATE MA	TURE OF NOTICE REPO				
QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: NENW 13 11S 20E	S	STATE: UTAH			
4. LOCATION OF WELL FOOTAGES AT SURFACE: 626' FNL & 2,146' FWL		соинту: Uintah			
3. ADDRESS OF OPERATOR: P.O. Box 1360 CITY Roosevelt STATE UT ZIP 8406	PHONE NUMBER: (435) 722-4521	10. FIELD AND POOL, OR WILDCAT: undesignated			
2. NAME OF OPERATOR: XTO Energy, Inc.		9. API NUMBER: 4304740109			
1. TYPE OF WELL OIL WELL GAS WELL OTHER		8. WELL NAME and NUMBER: BPU 3-13H			
Do not use this form for proposals to drill new wells, significantly deepen existing wells below current botto drill horizontal laterals. Use APPLICATION FOR PERMIT TO DRILL form for s	N/A 7. UNIT OF CA AGREEMENT NAME: Big Pack Unit				
	SUNDRY NOTICES AND REPORTS ON WELLS				
SUNDRY NOTICES AND REPORTS ON	DIVISION OF OIL, GAS AND MINING				

(This space for State use only)

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11. Surface and Mineral Ownership:

- a. Surface Ownership Fee surface; owned by: Alameda Corp. 13.67%, O.S. Wyatt Jr. 86.33 James R. Eltzroth P.O. Box 270780, Corpus Christi TX, 78471. The landowner contact is George Jackson who can be reached at 435-828-4158.
- b. Mineral Ownership Fee ownership;

12. Other Information:

a. Operators Contact Information:

Title	Name	Office Phone	Mobile Phone	e e-mail .
Company Rep. Agent	Ken Secrest Don Hamilton			Ken_Secrest@xtoenergy.com starpoint@etv.net

- Buys & Associates, Inc. has conducted a Class III archeological survey. A copy of the report is attached and has also been submitted under separate cover to the appropriate agencies by Buys & Associates, Inc.
- c. Alden Hamblin has conducted a paleontological survey. A copy of the report is attached and has also been submitted under separate cover to the appropriate agencies by Alden Hamblin.

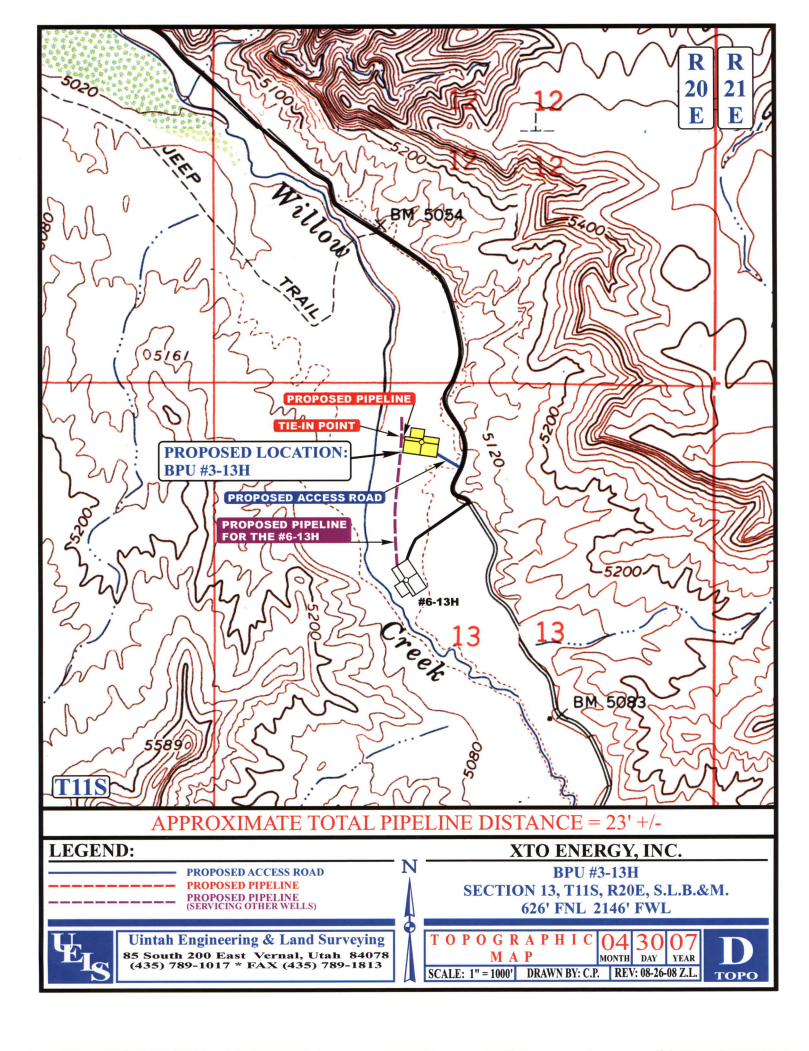


	DEPARTMENT OF NATURAL RESOURCES	1 51			
	5. LEASE DESIGNATION AND SERIAL NUMBER: Patented				
SUNDRY	6. IF INDIAN, ALLOTTEE OR TRIBE NAME:				
Do not use this form for proposals to drill ne	7. UNIT OF CA AGREEMENT NAME: Big Pack Unit				
drill horizontal late	erals. Use APPLICATION FOR PERMIT TO DRILL form for such proposals.	8. WELL NAME and NUMBER:			
OIL WELL	GAS WELL 🗸 OTHER	BPU 3-13H			
2. NAME OF OPERATOR: XTO Energy, Inc.		9. API NUMBER: 4304740109			
3. ADDRESS OF OPERATOR:	PHONE NUMBER:	10. FIELD AND POOL, OR WILDCAT:			
P.O. Box 1360	Roosevelt STATE UT ZIP 84066 (435) 722-4521	undesignated			
4. LOCATION OF WELL FOOTAGES AT SURFACE: 626' FN	NL & 2,146' FWL	соинту: Uintah			
QTR/QTR, SECTION, TOWNSHIP, RANG	SE, MERIDIAN: NENW 13 11S 20E S	STATE: UTAH			
11. CHECK APPR	OPRIATE BOXES TO INDICATE NATURE OF NOTICE, REPO	RT, OR OTHER DATA			
TYPE OF SUBMISSION	TYPE OF ACTION				
	ACIDIZE DEEPEN	REPERFORATE CURRENT FORMATION			
NOTICE OF INTENT (Submit in Duplicate)	ALTER CASING FRACTURE TREAT	SIDETRACK TO REPAIR WELL			
Approximate date work will start:	CASING REPAIR NEW CONSTRUCTION	TEMPORARILY ABANDON			
	CHANGE TO PREVIOUS PLANS OPERATOR CHANGE	TUBING REPAIR			
4	CHANGE TUBING PLUG AND ABANDON	VENT OR FLARE			
SUBSEQUENT REPORT	CHANGE WELL NAME PLUG BACK	WATER DISPOSAL			
(Submit Original Form Only)	CHANGE WELL STATUS PRODUCTION (START/RESUME)	WATER SHUT-OFF			
Date of work completion:	✓ отнек: Updated Pipeline				
	Route				
12. DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc.					
XTO Energy, Inc. respectfully submits the attached updated Topo D previously submitted within Exhibit 'B' and the attached updated surface use plan page 3 previously submitted within Exhibit 'E' of the approved APD package. The updated pages replace those previously submitted and reflect an updated pipeline route that will now accommodate burial as preferred by the landowner and XTO Energy, Inc The APD is presently approved but no surface disturbance has occurred. The following updated pages correctly reflect the updated pipeline route and should replace those pages previously submitted and approved.					
Accepted by the Utah Division of Oil, Gas and Mining FOR RECORD ONLY					

NAME (PLEASE PRINT) ______ Don__ Hamilton Agent for XTO Energy, Inc. 9/3/2008 SIGNATURE

(This space for State use only)

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for natural gas production and measurement.

- e. Any necessary pits will be properly fenced to prevent any wildlife and livestock entry.
- f. All access roads will be maintained as necessary to prevent erosion and accommodate year-round traffic. The road will be maintained in a safe useable condition.
- g. The site will require periodic maintenance to ensure that drainages are kept open and free of debris, ice, and snow, and that surfaces are properly treated to reduce erosion, fugitive dust, and impacts to adjacent areas.
- h. A pipeline corridor containing a single steel gas pipeline is associated with this application and is being applied for at this time. The proposed pipeline corridor will leave the west side of the well site and traverse 23' west to the proposed BPU 6-13H pipeline corridor. The pipeline corridor would then follow the BPU 6-13H route north then west to the BPU 15-13H pipeline corridor.
- i. XTO Energy, Inc. also requests permission to upgrade the existing pipeline corridor to contain a single steel gas pipeline within the previously approved pipeline corridor and traverse between the BPU 15-13H and the LCU Trunk Line along the previously approved route.
- j. The new and upgraded segments of the gas pipeline will be a 12" or less buried line within a 65' wide disturbed pipeline corridor.
- k. The use of the proposed well site and access roads will facilitate the staging of the pipeline corridor construction.
- XTO Energy, Inc. intends to bury the pipeline where possible and connect the pipeline together utilizing conventional welding technology.

Location and Type of Water Supply:

- a. No water supply pipelines will be laid for this well.
- b. No water well will be drilled for this well.
- c. Drilling water for this will be hauled on the road(s) shown in Exhibit B.
- d. Water will be hauled from one of the following sources:
 - Water Permit # 43-10991, Section 9, T8S, R20E;
 - Water Permit #43-2189, Section 33, T8S, R20E;
 - Water Permit #49-2158, Section 33, T8S, R20E;
 - Water Permit #49-2262, Section 33, T8S, R20E;
 - Water Permit #49-1645, Section 5, T9S, R22E;
 - Water Permit #43-9077, Section 32, T6S, R20E;
 - Tribal Resolution 06-183, Section 22, T10S, R20E;

STATE OF UTAH DEPARTMENT OF NATURAL RESOURCES DIVISION OF OIL, GAS, AND MINING		FORM 9		
		5.LEASE DESIGNATION AND SERIAL NUMBER: FEE		
SUNDRY NOTICES AND REPORTS ON WELLS			6. IF INDIAN, ALLOTTEE OR TRIBE NAME:	
	sals to drill new wells, significantly deepen on gged wells, or to drill horizontal laterals. Us		7.UNIT or CA AGREEMENT NAME: BIG PACK	
1. TYPE OF WELL Gas Well			8. WELL NAME and NUMBER: BPU 3-13H	
2. NAME OF OPERATOR: XTO ENERGY INC			9. API NUMBER: 43047401090000	
3. ADDRESS OF OPERATOR: 382 Road 3100 , Aztec, NM, 8	7410 505 333-3159 Ext	PHONE NUMBER:	9. FIELD and POOL or WILDCAT: UNDESIGNATED	
4. LOCATION OF WELL FOOTAGES AT SURFACE: 0626 FNL 2146 FWL			COUNTY: UINTAH	
QTR/QTR, SECTION, TOWNSHI	IP, RANGE, MERIDIAN: Township: 11.0S Range: 20.0E Meridian: S	5	STATE: UTAH	
11. CHE	CK APPROPRIATE BOXES TO INDICAT	E NATURE OF NOTICE, REPORT,	OR OTHER DATA	
TYPE OF SUBMISSION		TYPE OF ACTION		
	ACIDIZE	ALTER CASING	CASING REPAIR	
NOTICE OF INTENT Approximate date work will start: 8/5/2010	☐ CHANGE TO PREVIOUS PLANS	CHANGE TUBING	CHANGE WELL NAME	
6/3/2010	CHANGE WELL STATUS	COMMINGLE PRODUCING FORMATIONS	CONVERT WELL TYPE	
SUBSEQUENT REPORT Date of Work Completion:	DEEPEN	FRACTURE TREAT	☐ NEW CONSTRUCTION	
Bute of Work completion.	OPERATOR CHANGE	PLUG AND ABANDON	PLUG BACK	
SPUD REPORT	PRODUCTION START OR RESUME	RECLAMATION OF WELL SITE	RECOMPLETE DIFFERENT FORMATION	
Date of Spud:	REPERFORATE CURRENT FORMATION	SIDETRACK TO REPAIR WELL	TEMPORARY ABANDON	
	☐ TUBING REPAIR	☐ VENT OR FLARE	WATER DISPOSAL	
DRILLING REPORT Report Date:	☐ WATER SHUTOFF	SI TA STATUS EXTENSION	✓ APD EXTENSION	
	☐ WILDCAT WELL DETERMINATION	OTHER	OTHER:	
l .	MPLETED OPERATIONS. Clearly show all pert		olumes, etc.	
XTO hereby reque	ests a one year State extension	n on the permit for the	Approved by the	
	referenced well.		Utah Division of	
			Oil, Gas and Mining	
		_	40.000	
		D	ate: August 13, 2009	
		В	y: Ballyfill	
			<i>y</i>	
NAME (PLEASE PRINT)	PHONE NUMBER	TITLE		
Eden Fine	505 333-3664	Permitting Clerk		
SIGNATURE N/A		DATE 8/11/2009		



The Utah Division of Oil, Gas, and Mining

- State of Utah
- Department of Natural Resources

Electronic Permitting System - Sundry Notices

Request for Permit Extension Validation Well Number 43047401090000

API: 43047401090000

Well Name: BPU 3-13H

Location: 0626 FNL 2146 FWL QTR NENW SEC 13 TWNP 110S RNG 200E MER S

Company Permit Issued to: XTO ENERGY INC

Date Original Permit Issued: 8/5/2008

The undersigned as owner with legal rights to drill on the property as permitted above, hereby verifies that requ

require revi	sion. Following is a c	the previously ap thecklist of some	items related to th	i to ariii, ren ie applicatioi	n, which should be verified.
	ated on private land, ed? 问 Yes 📵 No		ip changed, if so, h	nas the surfa	ce agreement been
	any wells been drille requirements for thi			ll which wou	ld affect the spacing or
	nere been any unit or s proposed well?		ts put in place that	t could affec	t the permitting or operation
	there been any chan the proposed location		route including ov No	vnership, or	rightof- way, which could
• Has th	ne approved source o	of water for drillin	ng changed? 🔘 🕦	res 📵 No	
	there been any phys le in plans from what				ute which will require a 'es
• Is bor	nding still in place, w	hich covers this p	proposed well? 🌘	Yes 📗 N	Approved by the location of Oil, Gas and Mining
Signature:	Eden Fine	Date: 8/11/2	009		
Title:	Permitting Clerk Repr	esenting: XTO EN	NERGY INC	Dat	e: August 13, 2009
					R 10201110

STATE OF UTAH			FORM 9		
DEPARTMENT OF NATURAL RESOURCES DIVISION OF OIL, GAS, AND MINING			5.LEAS I FEE	E DESIGNATION AND SERIAL NUMBER:	
SUNDRY NOTICES AND REPORTS ON WELLS			6. IF IN	IDIAN, ALLOTTEE OR TRIBE NAME:	
	sals to drill new wells, significantly deeper gged wells, or to drill horizontal laterals.			7.UNIT BIG PA	or CA AGREEMENT NAME: ACK
1. TYPE OF WELL Gas Well				8. WELI	L NAME and NUMBER: -13H
2. NAME OF OPERATOR: XTO ENERGY INC					NUMBER: 401090000
3. ADDRESS OF OPERATOR: 382 Road 3100 , Aztec, NM, 8			UMBER:		D and POOL or WILDCAT: BIGNATED
4. LOCATION OF WELL FOOTAGES AT SURFACE: 0626 FNL 2146 FWL QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: Qtr/Qtr: NENW Section: 13 Township: 11.0S Range: 20.0E Meridian: S			COUNTY UINTA STATE: UTAH		
11. CHE	CK APPROPRIATE BOXES TO INDICA	TE NA	ATURE OF NOTICE, REPORT,	OR OTH	HER DATA
TYPE OF SUBMISSION			TYPE OF ACTION		
~	ACIDIZE		ALTER CASING		CASING REPAIR
✓ NOTICE OF INTENT Approximate date work will start:	☐ CHANGE TO PREVIOUS PLANS		CHANGE TUBING		CHANGE WELL NAME
8/5/2011	CHANGE WELL STATUS		COMMINGLE PRODUCING FORMATIONS		CONVERT WELL TYPE
SUBSEQUENT REPORT Date of Work Completion:	DEEPEN	☐ F	FRACTURE TREAT		NEW CONSTRUCTION
bate of work completion.	OPERATOR CHANGE	□ F	PLUG AND ABANDON		PLUG BACK
SPUD REPORT	PRODUCTION START OR RESUME	☐ F	RECLAMATION OF WELL SITE		RECOMPLETE DIFFERENT FORMATION
Date of Spud:	REPERFORATE CURRENT FORMATION		SIDETRACK TO REPAIR WELL		TEMPORARY ABANDON
	☐ TUBING REPAIR		VENT OR FLARE		WATER DISPOSAL
DRILLING REPORT Report Date:	WATER SHUTOFF		SI TA STATUS EXTENSION	1	APD EXTENSION
Nepolit Sales	☐ WILDCAT WELL DETERMINATION		OTHER	отн	ER:
	MPLETED OPERATIONS. Clearly show all pe			olumes,	etc.
XIO nereby requi	ests a one year extension on referenced well.	tne	State permit for the	ι	pproved by the Jtah Division of I, Gas and Mining
			D	ate:	August 09, 2010
			В	y: <u></u>	.004/Il
NAME (PLEASE PRINT) Eden Fine	PHONE NUMBER 505 333-3664	t	TITLE Permitting Clerk		
SIGNATURE N/A			DATE 8/9/2010		



The Utah Division of Oil, Gas, and Mining

- State of Utah
- Department of Natural Resources

Electronic Permitting System - Sundry Notices

Request for Permit Extension Validation Well Number 43047401090000

API: 43047401090000

Well Name: BPU 3-13H

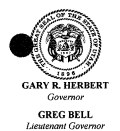
Location: 0626 FNL 2146 FWL QTR NENW SEC 13 TWNP 110S RNG 200E MER S

Company Permit Issued to: XTO ENERGY INC

Date Original Permit Issued: 8/5/2008

The undersigned as owner with legal rights to drill on the property as permitted above, hereby verifies that the information as submitted in the previously approved application to drill, remains valid and does not require revision. Following is a checklist of some items related to the application, which should be verified.

require revi	sion. Following is a che	cklist of some iten	ns related to the app	lication, which should be verified.
	ated on private land, ha ed? 🔵 Yes 🌘 No	s the ownership c	hanged, if so, has the	e surface agreement been
	any wells been drilled i requirements for this l			ch would affect the spacing or
	nere been any unit or o s proposed well?		ut in place that could	d affect the permitting or operation
	there been any change the proposed location?		_	hip, or rightof- way, which could
• Has tl	ne approved source of v	water for drilling c	nanged? 🔵 Yes 🧓) No
	there been any physica je in plans from what w			cess route which will require a
• Is bor	nding still in place, which	ch covers this prop	osed well? 📵 Yes	Approved by the No Utah Division of Oil, Gas and Mining
Signature:	Eden Fine	Date: 8/9/2010		
Title:	Permitting Clerk Repres	enting: XTO ENERG	SY INC	Date: August 09, 2010
		-		By hospill



State of Utah

DEPARTMENT OF NATURAL RESOURCES

MICHAEL R. STYLER

Executive Director

Division of Oil, Gas and Mining

JOHN R. BAZA
Division Director

August 8, 2011

XTO Energy Inc. 382 Road 3100 Aztec, NM 87410

Re:

APD Rescinded – BPU 3-13H, Sec. 13, T.11S, R. 2019E

Uintah County, Utah API No. 43-047-40109

Ladies and Gentlemen:

The Application for Permit to Drill (APD) for the subject well was approved by the Division of Oil, Gas and Mining (Division) on August 5, 2008. On August 13, 2009 and August 9, 2010 the Division granted a one-year APD extension. No drilling activity at this location has been reported to the division. Therefore, approval to drill the well is hereby rescinded, effective August 8, 2011.

If any previously unreported operations have been performed on this well location, it is imperative that you notify the Division immediately.

Sincerely,

Diana Mason

Environmental Scientist

cc:

Well File

Brad Hill, Technical Service Manager

